

Washington, Tuesday, November 20, 1945

The President

EXECUTIVE ORDER 9657

PROVIDING FOR THE REPRESENTATION OF THE UNITED STATES IN THE OBSERVATION OF ELECTIONS IN GREECE

By virtue of the authority vested in me by the Constitution and the Statutes, and as President and as Commander in Chief of the Army and Navy of the United States, it is hereby ordered as follows:

1. In accordance with the responsibilities undertaken by the United States at the Crimea Conference in February 1945 to assist the people in any European liberated state in securing the earliest possible establishment through free elections of governments responsive to the will of the people, and in response to the invitation extended to the United States and other Allied Governments by the Government of Greece, I appoint Henry F. Grady of California, effective as of October 25, 1945, as my representative to head the United States group which will participate with representatives of other Allied Governments in observing the forthcoming elections in Greece.

2. The Representative named herein is authorized to select and recommend to the President or to the Secretary of State or the Secretary of War necessary personnel to assist in the performance of his duties hereunder. The Secretary of State and the Secretary of War are authorized to assist the Representative named herein in the performance of his duties hereunder, and to employ such personnel and make such expenditures, within the limits of appropriate appropriations now or hereafter available for the purpose, as may be necessary to accomplish the purposes of this order, and the Secretary of War may make available, assign, or detail for duty with the Representative named herein such members of the military forces, not exceeding five hundred in number, and other personnel as may be requested for such purposes.

3. The Representative named herein shall have the personal rank of Ambassador and shall receive such compensation and allowance for expenses as may be authorized by the Secretary of

State. Other necessary personnel employed to assist the Representative named herein in the performance of his duties shall likewise receive such compensation and allowance for expenses as may appropriately be authorized by the Secretary of State or the Secretary of War: Provided, however, That any personnel now in the employ of the Government shall serve without additional compensation but shall receive such allowance for expenses as may be authorized by the Secretary of State or the Secretary of War.

4. The Representative named herein is authorized to cooperate with, and receive the assistance of, any foreign Government to the extent deemed necessary by him to accomplish the purposes of this order.

HARRY S. TRUMAN

THE WHITE HOUSE, November 16, 1945.

[F. R. Doc. 45-21032; Filed, Nov. 19, 1945; 11:01 a, m.]

Regulations

TITLE 6-AGRICULTURAL CREDIT

Chapter II—Production and Marketing
Administration

[Supp. Announcement 8]

PART 295—DISPOSAL OF SURPLUS AGRICUL-TURAL COMMODITIES FOR EXPORT

TERMS AND CONDITIONS OF COTTON SALES FOR EXPORT PROGRAM

Commodity Credit Corporation is amending its Cotton Sales for Export Program to make certain changes in the method of handling freight bills and to use the price for which the Corporation offers to sell domestically Middling ¹⁹/₁₆ inch white cotton at Group B points in computing the base price where this price is lower than the average price of such cotton on the ten spot markets plus sixty points. Accordingly, effective November 20, 1945, the "Terms and Conditions of Cotton Sales for Export Program" is amended in the following respects:

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NOTICE

1944 Supplement

The following books of the 1944 Supplement to the Code of Federal Regulations are now available from the Superintendent of Documents, Government Printing Office, at \$3

Book 1: Titles 1-10, including Presidential documents in full text.

Book 2: Titles 11-32.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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1. Section 295.25 is amended to read as follows:

§ 295.25 Freight bills. The exporter shall, within six months after delivery to the exporter of warehouse receipts representing cotton purchased from Com-Credit Corporation's stocks, either

1

(a) Purchase the freight bills held by the Corporation covering the bales of such cotton which were shipped by rail to the warehouses issuing the warehouse receipts, at their refund value based on reshipment of such bales to Greenville, South Carolina, as representative of Group B points, or, if such cotton is stored at Group A or Group B points and is reshipped, based on the destination to which such cotton is actually reshipped;

(b) Furnish the Corporation with outbound bills of lading having value for transit claim, acquired in the shipping of such cotton (or its equivalent in transit value) to a transit destination routed via the railroad line designated by the Cor-

otherwise, the exporter shall honor a three-day sight draft, with the freight bills held by the Corporation attached, for the amount specified in paragraph (a) hereof.

If the cotton is stored at a port when sold to the exporter, the foregoing provisions of this section shall not be applicable where the exporter furnishes the Corporation a copy of on board ocean bill of lading evidencing exportation of the identical cotton from the same port.

2. Section 295.4 (a) is amended to read as follows:

§ 295.4 Price—(a) Base price. The "base price" for any cotton shall be (1) the average price per pound for Middling 15/16 inch white cotton on the 10 spot markets, plus 60 points, or (2) the price per pound for which Commodity Credit Corporation offers to sell domestically Middling 15/16 inch white cotton located at Group B points, whichever is the lower, on the day the Corporation receives notice of the export sale of the corresponding cotton, less the amount of the export differential. "Corresponding cotton", as used herein, means the cotton sold for export which entitles the exporter to purchase a particular quantity of cotton hereunder.

This amended paragraph (a) is applicable to all cotton purchased on or after November 20, 1945.

Dated this 16th day of November 1945.

[SEAL]

COMMODITY CREDIT CORPORATION. By G. G. ARMSTRONG, Vice President.

Attest:

SARA E. SWANICK. Assistant Secretary.

[F. R. Doc. 45-21012; Filed, Nov. 16, 1945; 8:21 p. m.]

TITLE 7-AGRICULTURE

Chapter VIII-Production and Marketing Administration (Sugar Branch)

PART 802-SUGAR DETERMINATIONS

DETERMINATION OF FAIR AND REASONABLE WAGE RATES FOR PERSONS EMPLOYED IN THE PRODUCTION, CULTIVATION, OR HAR-VESTING OF SUGARCANE IN PUERTO RICO DURING THE CALENDAR YEAR 1946

Pursuant to section 301 (b) of the Sugar Act of 1937, as amended, the following determination is hereby issued:

§ 802.44h Fair and reasonable wage rates for persons employed in the production, cultivation, or harvesting of sugarcane in Puerto Rico during the calendar year 1946. The requirements of section 301 (b) of the Sugar Act of 1937, as amended, shall be deemed to have been met with respect to the production, cultivation, or harvesting of sugarcane in Puerto Rico during the calendar year 1946, if all persons employed on the farm during that period in the production, cultivation, or harvesting of sugarcane shall have been paid in full for all such work and shall have been paid wages in cash therefor at rates not less than the following:

(a) Day rates. The day rate for the first eight hours of work performed in any 24-hour (except for ditch diggers, ditch cleaners, or field flooders in Class E, when the applicable day rate shall be for the first 7 hours of work performed in any 24-hour period) shall be as fol-

Class of work	Farms other than Interior farms	Interior farms 1
A. All kinds of work not classified below. B. Tractor operators	\$1, 50 2, 35	\$1.40 2.20
C. Cartmen in cultivation work. D. Plow steersmen and operators of irrigation pumps. E. Ditch diggers, ditch cleaners, field flooders (per 7-hour day) 1	1.60 1.80 1.80	1, 50 1, 65 1, 65
Harvest operations F. Cartmen in harxest work. G. Sugarcane cutters (for grinding or planting), seed cutters, crane operators, dumpers.	2.00	1.80 1.65
H. Portable track handlers, railroad or portable track car loaders. L. Cane cart or track loaders	2.00 1.90	2.00 1.80

I Interior farms shall be deemed to be those farms the sugarcane from which is marketed (or processed) at the ollowing mills: Santa Barbara, Herminia, or Pellejas. ³ Field flooders shall be deemed to be workers who set up or remove banks in drainage ditches when used for flooding cane fields.

(b) Hourly rates. Persons working less than 8 hours (or 7 hours under Class E) in any 24-hour period shall be paid the hourly equivalent of the day rates provided in paragraph (a).

(c) Overtime. Persons employed for more than 8 hours (or 7 hours under Class E) in any 24-hour period shall be paid for the overtime at a rate double the hourly equivalent of the day rates provided in paragraph (a).

(d) Piece rates. If work is performed on a piece rate basis the earnings per day or per hour shall be not less than those specified under paragraph (a), (b), or (c) above, whichever is applicable.

(e) Wage increases. For each fortnight of the period covered by this determination the wage rates shall be increased in accordance with the applicable scale set forth below, whenever the New York average price of raw sugar, duty paid basis, delivered, is more than \$3.865 per hundred pounds, for any such fort-

Fortnightly average price of sugar—		Increase per day over rates prescribed under par, (a) (cents per day)
More than— \$3,865 4,115 4,365 4,615 4,865	But not more than— \$4, 115 4, 365 4, 615 4, 865 5, 115	10 21 32 43 54

The above increases shall also be applied to the daily earnings of workers employed on a piece rate basis. Increases for part of a day's work on a time or piece rate basis shall be paid in proportion.

(f) General provisions. (1) If the producer and laborer agree upon a wage rate for any class of work higher than that prescribed herein, payment in full of the agreed upon rate must be made to qualify the producer for payment.

(2) The producer shall furnish to the laborer, without charge, the perquisites customarily furnished by him, such as a dwelling, garden plot, pasture lot, and

medical services.

(3) The producer shall not, through any subterfuge or device whatsoever, reduce the wage rates to laborers below those determined above.

(Sec. 301, 50 Stat. 909; 7 U. S. C. 1131)

Issued this 16th day of November 1945.

J. B. HUTSON. [SEAL] Acting Secretary of Agriculture.

[F. R. Doc. 45-21035; Filed, Nov. 19, 1945; 11:13 a. m.]

Chapter IX-Production and Marketing Administration (Marketing Agreements and Orders)

PART 904-MILK IN THE GREATER BOSTON, Massachusetts, Marketing Area

ORDER SUSPENDING CERTAIN PROVISIONS

Pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 ed. 601 et seq.), and of the order, as amended, regulating the handling of milk in the Greater Boston, Massachusetts, marketing area (8 F.R. 3109; 8 F.R. 8294; 9 F.R. 4972), hereinafter referred to as the "order," it is hereby determined that §§ 904.8 (d) (2) and 904.10 (g) of the order do not tend to effectuate the declared policy of the act with respect to milk received by a handler who sells or distributes less than 10 percent of his total receipts of milk as Class I in the marketing area from November 1, 1945, to November 30, 1945, both dates inclusive.

It is therefore ordered, That §§ 904.8 (d) (2) and 904.10 (g) of the order be, and they hereby are, suspended from November 1, 1945, to November 30, 1945, both dates inclusive.

Issued at Washington, D. C., this 16th day of November 1945.

[SEAL] J. B. HUTSON,
Acting Secretary of Agriculture.

[F. R. Doc. 45-21033; Filed, Nov. 19, 1945; 11:13 a. m.]

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 79-45, Partial Termination]

PART 1401-DAIRY PRODUCTS

CONSERVATION AND DISTRIBUTION OF FLUID
MILK AND CREAM

Those provisions of Director's Order No. 79-45, as amended, issued pursuant to the provisions of War Food Order No. 79, dated September 7, 1943, as amended (8 F.R. 12426, 13283, 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419), which require the transmission of reports and the keeping and making available of records are terminated effective at 12:01 a. m., e. s. t., November 21, 1945.

With respect to violations of said War Food Order No. 79, as amended, or War Food Order No. 79-45, as amended, issued pursuant thereto, rights accrued, liabilities incurred, or appeals taken thereunder, prior to the effective time hereof, all provisions of said order in effect prior to the effective time hereof shall continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 79, as amended and as partially suspended, 8 F.R. 12426, 13283; 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419)

Issued this 16th day of November 1945.

[SEAL] C. W. KITCHEN,

Assistant Administrator,

Production and Marketing

Administration,

[F. R. Doc. 45-21036; Filed, Nov. 19, 1945; 11:13 a. m.]

[WFO 79-58, Partial Termination]
PART 1401—DAIRY PRODUCTS

CONSERVATION AND DISTRIBUTION OF FLUID
MILK AND CREAM

Those provisions of Director's Order No. 79-58, as amended, issued pursuant to the provisions of War Food Order No. 79, dated September 7, 1943, as amended (8 F.R. 12426, 13283, 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419), which require the transmission of reports and the keeping and making available of records are terminated effective at 12:01 a. m., e. s. t., October 21, 1945.

With respect to violations of said War Food Order No. 79, as amended, or War Food Order No. 79-58, as amended, issued pursuant thereto, rights accrued, liabilities incurred, or appeals taken thereunder, prior to the effective time hereof, all provisions of said order in effect prior to the effective time hereof shall continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E. O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 79, as amended and as partially suspended, 8 F.R. 12426, 13283; 9 F.R. 4321, 4319, 6982, 9459, 10035, 11990, 10 F.R. 103, 5347, 10275, 10419)

Issued this 16th day of November 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator,
Production and Marketing
Administration.

[F. R. Doc. 45-21037; Filed, Nov. 19, 1945; 11:13 a. m.]

TITLE 14—CIVIL AVIATION Chapter I—Civil Aeronautics Board

[Regs., Serial No. 350]

PART 40—AIR CARRIER OPERATING CERTIFICATION

PENNSYLVANIA-CENTRAL AIRLINES CORP.; NONCOMPLIANCE WITH REQUIREMENTS AS TO FIRST PHOTS

Noncompliance with the requirements of § 40.2611 (b) of the Civil Air Regulations with respect to the approved route of Pennsylvania-Central Airlines Corporation over the Richmond-Raleigh-Durham Airway.

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 14th day of November 1945.

The following Special Civil Air Regulation is made and promulgated to become effective November 14, 1945:

Any first pilot listed in the Pennsylvania-Central Airlines Corporation air carrier operating certificate on November 1, 1945, will be deemed to have met the requirements prescribed by § 40.2611 (b) of the Civil Air Regulations with respect to the piloting of aircraft in scheduled air transportation over the approved route on the Richmond-Raleigh-Durham Airway when he has completed one one-way trip over the route as first pilot without passengers or as second pilot with or without passengers and one one-way trip as observer from the cockpit.

This regulation shall terminate February 15, 1946.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

FRED A. TOOMBS, Secretary.

[F. R. Doc. 45-21069; Filed, Nov. 19, 1945; 11:58 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter XI—Office of Price Administration
PART 1407—RATIONING OF FOOD AND FOOD
PRODUCTS

[Rev. RO 16, Amdt. 86]
MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Section 7.21 is added to read as follows:

SEC. 7.21 User of peanut oil in manufacture of peanut butter not an industrial user in certain cases. (a) Some peanut butter is made by extracting oil from peanuts, refining the oil (which may also be hydrogenated or otherwise processed as well) and combining it with the residue of peanuts left after extraction of oil for this operation in the same proportion (less refining and processing losses) as the amount of oil extracted bore to the peanut residue after extraction. The use of the peanut oil extracted in the course of this operation to make peanut butter in this way is not an industrial use of this oil, and the person who uses it so is not an industrial user. A person engaged in this operation may use any amount of such peanut oil to make peanut butter in this way. However, before a person may engage in this operation, he must notify, in writing, the District Office for the place where his principal place of business is located that he intends to engage in it. He must also keep a record of the amount of peanut oil he extracts, the amount of peanut residue left from the extraction, and the amount of peanut oil and peanut residue he uses to make peanut butter.

(b) A person engaged in this operation, who has notified the District Office that he is so engaged, and who refines, bleaches, deodorizes, hydrogenates or similarly processes peanut oil which he extracted and which he uses in this operation, shall not be deemed to be a primary distributor with respect to this oil.

(c) A person who is engaged in this operation and who has notified the District Office that he is so engaged, may deliver peanut oil which he extracted and which he will use in this operation to a primary distributor for further processing, and may acquire that oil from a primary distributor without giving up or receiving points for it. Such person must, when he acquires such oil, give the primary distributor a written statement setting out his name and address, the amount of oil so acquired, and a certification that the oil so acquired was extracted and will be used in accordance with this section. Each primary distributor who refines or otherwise processes such oil shall attach to the re-

^{1 10} F.R. 48, 521, 857, 293, 294.

port which he files in accordance with section 4.11 of this order, all such statements received during the reporting period covered by the report.

This amendment shall become effective November 23, 1945.

NOTE: The reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21050; Filed, Nov. 19, 1945; 11:44 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [2d Rev. MPR 183, Amdt. 13]

GROCERY ITEMS IN PUERTO RICO

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register

Second Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 4.1 (Baby food) is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole- sale (per doz.)	Price at retail (per unit)
Heinz: Precooked cereal. Libby's:	12/8 oz. pkg	\$1.80	\$0. 20
Homogenized peaches. Homogenized pears	48/4½ oz. can 48/4½ oz. can	1, 12 1, 12	.12 .12

- 2. Section 4.2 (Beverages) is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Whiskies (American): Blended: Shenley Reserve. Bourbon: Pepper. Scotch: Victoria Vat.	12/5% qts	\$28.00 27.50 47.00	\$3. 25 3. 20 5. 50

3. Section 4.3 is amended by adding new items to paragraphs (a) and (b) to read as follows:

(a) Baking powder.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Foodmaster	144/2}4 oz. can	\$7. 90	\$0.06

¹ 10 F.R. 7635, 8933, 9223, 9227, 10224, 10976, 11666, 11811, 12555, 12744, 12745, 12961.

(b) Cornstarch (edible).

Item and brand names	Case of—	Price at whole- sale	Price at retail (per unit)
Maizal	42/8 oz. pkg	\$2. 10	\$0.06

4. Section 4.4 is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at wholesale	Price at retail (per unit)
Cereals: 19. Corn Flakes: Ral- ston.	24/11 oz, pkg	\$2.30	\$0.12
29. Farina: The Moundrige Mill- ing Co. Flour:	6/5 ½#	4. 20	.91
Quaker (enriched)_	4/25# bag 10/10# bag	5. 55 5. 90	1.80
Red Top (Quaker Oats Co.).	{4/25# bag 10/10# bag 20/5# bag	5. 50 5. 80 6. 20	1.78 .76 .40
Rice Dinner; Rice Feast.	24/143/2 oz. glass	5. 55	.30
Rice Flour: Royal Scarlet.	24/14 oz. pkg	3. 45	. 18
Whole Wheat: Moundrige Mill- ing Co.	6/4 ¾# can	3, 80	.82

5. Section 4.8 (Crackers and Bread) is amended by adding new items to paragraph (c) (2) to read as follows:

(2) Imported.

Items and brand names	Unit (container)	Price at wholesale (per doz.)	Price at retail (per unit)
Burry: Girl Scout Plan- tation cookies.	10 oz	\$3. 75	\$0.39
Loose Wiles: Graham cookies Krispy saltines Toy cookies	716 lb	19. 20 13. 55 . 62	2.00 1.41 .06
Waldorf: Fruit cake	1 lb	11. 50 20, 00	

6. Section 4.9 is amended by adding a new item to paragraphs (c) and (e) to read as follows:

(c) Prepared milk and mixes.

Items and brand names	Case of—	Price at whoesale (per doz.)
Colac: Ice cream mix	12/3½# can	\$16.30

(e) Cheese.		
Items and brand names	Price at whole-sale	Retail price
Bine Cheese (Roquefort type) Blue Moon	Pound \$0.60	Pound \$0.80

7. Section 4.10 is amended by adding new items to paragraphs (a) and (b) to read as follows:

(a) Fats.

Items and brand names	Case of—	Price at whole-	Retail price
(2) Oleomargerine: Packaged: Good Luck. (4) Peanut Butter: Diamond.	30/1# pkg 24/1# glass	I.b., \$0, 26 6, 25	£b. \$0.30

(b) Oils (edible).

Items and brand names	Case of—	Price at whole-	Retail price (per unit)
(i) Olive: (i) Imported: All brands, in glass containers. (ii) Domestic or a blend of domestic and imported, All brands in glass con-	{24/12 oz	\$18, 85 3, 20 18, 10	\$0.98 .10 .94
tainer. (2) Vegetable: Amigo	6/1 gal. can	12. 25	2.75

8. Section 4.11 (Fish) is amended by adding new items to paragraph (a) to read as follows:

(a) Canned.

Items and brand names	Case of—	Price at whole-sale	Price at retail (per unit)	
Bonito fish: Good Neighbor.	48/7 oz. can	\$6.50	\$0.17	
Bonito, Portuguese, in olive oil: Palacio de Oriente. Flaked fish:	100/5.64 oz can	75. 00	+97	
Beaver	24/14 oz. can	10, 00	. 52	
Griffin	24/1214 oz. can	9, 00	. 48	
Lobster:				
Atlantic (Canadian fancy).	48/#14 can (6 oz.)_	33.00	.87	
Dominion (Canadian). Sardines:	48/6 oz. ean	35. 00	. 95	
Avis (Portuguese) salted fillet.	100/2 oz. can	29, 00	.37	
Best Ever (Califor- nia) steam grilled	48/8 oz. can	10.00	. 27	
in soya bean oil. Custom House (Maine) in soya bean oil.	100/314 oz. can	8, 30	.11	
Gizela (Portuguese) in pure olive oil.	100/4.5 oz. can	38.00	, 48	
Gulliver (Maine)	110/3¼ oz. can	13, 20	. 16	
in peanut oil. Palacio de Oriente (Portuguese) in olive oil.	50/10.5 oz, can	44.00	1. 15	
Sunny Harbor (Maine) smoked in cotton seed oil and	100/334 oz. can	11.00	.14	
V-Brand (Maine) in peanut off.	110/3¼ oz. can	13, 20	.16	
Shrimps: Tropical (large wet pack), Squids:	48/7 oz. can	16. 20	. 44	
El Cosechero (Cuban) in ink.	48/270 grams can.	15. 00	.39	
Pedro Pereiro (Portu- guese) in ink and olive oil.	100/4.46 oz. can 50/9.50 oz. can	36. 00 36. 00	.47	

9. Section 4.14 is amended by adding new items to paragraphs (a), (b) and (c) to read as follows:

(a) Fruits.

			_
Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Apricots: Blue Winner, un-	The second second	1 30	
Blue Winner, un-	24/#2½ can	\$7.50	\$0.39
peeled (halves).	The state of the s	0.00	
Fame unpeeled (whole) Signet, peeled (whole)	24/#2½ can 24/#2½ can	6, 60	.36
light syrup,	21/82/2 Call	0. 20	
Blackberries: Lucky	24/#2 can	7.00	.36
Boy, heavy syrup. Cherries: Astoria, Red	24/8 oz. glass	6. 45	.35
Marraschino,	Control of the Contro	The same of	
Figs: Three Castles,	24/#2½ can	8. 50	. 45
Kadota, heavy syrup. Fruit Cocktail: Three	24/#2½ can	8.70	. 45
Castles, heavy syrup.	#4/##/2 commence		
Peaches:	DATEON / NAME	F 00	91
Exposition: Yellow Cling (sliced) light	24/#2½ can	5. 80	.31
syrup.	ar i sanar kanar a i sa		1
Full Bloom: Yellow	24/#2½ can	6.60	. 36
Cling (sliced) light syrup.		-	HE IS
Signet: Yellow Cling	27,000 45	12 24	120
Yellow Cling (halves) light	24/#2½ can	6. 60	. 36
SVIUD.		1996	
Yellow Cling	24/#2½ can	6. 60	.36
(sliced) light			
Pears:	The state of the s	Labor.	-
Taste Sealed (std.)	24/#2 ½ can	7. 25 8. 75	.39
Three Castles Bart- lett (halves) heavy	24/#2½ can	8.75	. 47
syrup.		and in	X-
Pineapple Chunks: Pre-	24/#2½ can	7.00	. 37
mier. Plums:			
Harter's (green gage) Lucky Boy (Red	24/#2½ can	7.00	. 37
Lucky Boy (Red Tart).	24/#2½ can	5. 50	. 28
Youngberries: Lucky	24/#2 can	7. 90	. 41
Boy, heavy syrup.	TANK THE PERSON NAMED IN	1000	
DRIED OR DEHY-	A STATE OF		
DRATED FRUITS	No de la constante de la const		
Pictor Displies Ataclet	10/0 00 000	10.25	74
Dates: Skyline, Neglet Noor, pitted.	18/8 oz. can	10. 35	.74
Figs:	See all Indiana and Indiana	34120	0.00
Sultan (black) Lily (white Adriatic)_	25#	6. 00	1, 31
Pears: Fuchsia	30#	9. 00 9. 25	1, 47
Prunes:	12 STOR 1	-	
Red Fox: 90/100 Trulee, dried, 60/70	25# 25#	3, 25	1.17
Raisins:	The state of the s	0, 10	20
Baker's California	30#	4.70	1.20
(seeded). Daphne, California	36/15 oz. pkg	5, 65	. 20
(seeded) Choice.	The second second second	W 10.03	
Iris Zante currants	36/6 oz. pkg	6, 80	. 24
Jobber's Special Thompson (seed-	30#	4. 30	1, 19
less).	Feature 1 at 1	128	1
Plump and Meaty	48/15 oz. pkg	7. 25	.20
(seedless). Virginia Lee Thomp-	25#	3. 35	1,17
son (seedless).		2000	100
April 1997			

¹ Pound.

(b) Fruit juices and nectars.

Items and brand names	Case of—	Price at whole- sale	Retail price (per unit)
Apple juice: Macedon Grape juice: Lucky Boy. Grapefruit juice: Lucky Boy (unsweetened).	24/16 oz. gls 12/1 qt. gls 24/#2 can	\$3, 20 5, 00 3, 70	\$0.17 .54 .20
Orange juice: Indian River.	24/#2 can	4.75	. 25
Pincapple juice: Dole (unsweetened).	24/#2 can	3. 55	. 19
Pomegranate Nectar: House of Wallace.	24/1 qt. glass	4, 25	. 23
Prune Juice: Fair- weather.	12/32 oz. gls	3, 55	. 37

'(c) Fruit sauces.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Apple: Lucky Boy Musselman	24/#2 can 24/17 oz. glass	\$4.00 4.30	\$0. 22 . 23

10. Section 4.16 is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole-sale	Price at retall (per unit)
Jelly:			
Apple, Mott's	24/12 oz. glass	\$3.70	\$0, 20
Apple currant, Mott's	04/10 on olom	3, 70	. 20
Apple grape, Mott's	24/12 oz. glass 24/12 oz. glass		.20
Apple raspberry,	24/12 oz. glass	3.70	. 20
Mott's. Apple strawberry,	24/12 oz. glass	3, 70	. 20
Mott's,	64/12 Oz. 81055	0.70	. 20
Marmalade: Orange Za Rex.	24/1 lb. glass	4. 65	. 25
Preserves:			1
Apricot (Grand- mother) Walnut	24/1 lb. glass	7, 20	. 38
Hill. Peach (Grandmother) Walnut Hill.	24/1 lb. glass	6. 15	, 34

11. Section 4.18 (Meats, processed and frozen) is amended by adding new items to read as follows:

(4) Meat products.

Items and brand names	Case of—	Price at whole-sale	Price at retail (per unit)
Broadeast: All pork meat. Loyal: Luncheon meat Old Homstead: Pork and chicken spread. S. P. O.: Turkey liver pate.	24/12 oz. can 24/12 oz. can 24/4 oz. glass 112/1# glass 24/5_oz. glass	8, 25	\$0.48 .43 .27 1.10 .54

(5) Sausages.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Liver: Swift's Premium	24/12 oz. can	\$6, 20	\$0.32

12. Section 4.19 is amended by adding new items to paragraphs (a) and (b) to read as follows:

(a) Olives.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Manzanilla: Grandee:			
Stuffed	24/3 oz. net	\$4.95	\$0.27
	24/4½ oz. net 12/11½ oz. net	6, 65	.36
	12/11/2 oz. net	14.00	1.52
	(mason jars).		2.02
Thrown	24/3 oz. net	4. 45	. 24

(a) Olives-Continued.

Items and brand names	Case of—	Price at whole-sale	Price at retail (per unit)
Manzanilla-Con.	To Style 2		
Iberia: Stuffed	48/31/4 oz. net		\$0.27
La Sevillana: Plain (ojiblancas).	4/1 gal	6. 55	2. 13
Stoma: Plain (green	48/214 oz. net	6, 65	.18
petite).	24/5 oz. net	4.10	. 22
Three Stars:	The second second second	100000	
Plain	24/6 oz. net	5. 75	. 31
Stuffed	12/16 oz. net	10.10	1.09
Xtra Good:	AND DESCRIPTION OF THE PERSON	0.00	0.0
Stuffed	12/101/2 oz. net	8.50	. 92
Plain (green)	12/10½ oz. net	6, 00	. 65
Queen: Grandee:	THE PARTY OF		
Colossal	12/1# 5 oz. net	9, 40	1.00
Giant	12/123/4 oz. net	5, 60	- 61
S	12/1# 5 oz. net	8,00	. 87
Stuffed	12/10 oz. net	5, 95	. 64
	12/131/4 oz. net	7.60	. 82
	12/1# 6 oz. net	12, 40	1.34
	(Mason jars).	1	
Stoma: Plain	24/5 oz. net	4.70	. 26
-			-

(b) Capers.

Items and brand names	Case of—	Price at whole-sale	Price at retail (per unit)
ParadiseRosemarie	48/334 oz. net	\$12.50	\$0.34
	48/4 oz. net	8.20	.22

13. Section 4.20 is amended by adding new items to paragraphs (b) (1), (3), (4), (5), (6); (c) and (d) to read as follows:

(1) Mustard.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Beardsleigh Lucky Boy Salad King	4/1 gal	\$3, 20 2, 00 2, 30 4, 20 3, 20 4, 10	\$1.02 .10 .12 .23 .34 1.32

(3) Spaghetti sauces.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Lucky Boy (with meat)	24/#2 ½ can	\$9, 20	\$0.48
Ragu (with meat)	24/10 oz. can	3, 70	.20

(4) Worcestershire sauce.

Items and brand names	Case of—	Price at wholesale	Retail price (per unit)
Safe Owl	24/16 oz	\$3. 50	\$0.19

(5) Others.

Items and brand names	Case of—	Price at whole-sale	Retall price (per unit)
Mushroom sauce: Mush-	48/934 oz. can	\$11.40	\$0.30
room saute. Pepper sauce: Tabasco	72/2 oz. gls	11.40	. 20
style, Trappeys. Red pepper, ground, Safe Owl.	144/1}4 oz. pkg	10.35	. 09
L & P Sauce	12/5 oz. gls 12/2 oz. glass	3, 95 4, 66	.41

(6) Vinegar.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Royal Scarlet (cider) Gold Medal:	COLUMN TANDAMENTO	\$2.80 2.85	\$0. 15
Cider White	24/16 oz 12/32 oz 24/16 oz	2.50 2.60	. 15 . 27 . 14
Mott's (cider)	12/32 oz 12/1 qt	2.00 2.25	. 21

(c) Pickles.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Colonial: Dill Dill Sour mixed June Dairy: Dill O & C: Boiled onions (small). Rosemarie: Sour onions. Royal Scarlet: Sour mixed.	24/16 oz. 24/8 oz. 4/1 gal 24/16 oz. 12/16 oz.	\$4. 90 3. 00 5. 00 4. 90 5. 55 4. 35	\$0, 26 .16 1, 66 .26 .60 .45

(d) Relishes.

Items and brand names	Case of—	Price at whole- sale	Price at retail (per unit)
Colonial: Sweet Delicious: Barbecue to- mato.	24/16 oz 24/15 oz	\$6.00 4.65	\$0.32 .24

14. Section 4.21 (Soups) is amended by adding new items to paragraphs (a) and (b) to read as follows:

(a) Canned.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Asparagus: Premier	48/#1 can	\$5. 40	\$0.14
Tomato: Premier		4, 45	.12

(b) Dehydrated.

Items and brand names	Case of—	Price at whole- sale	Price at retail (per unit)
Royal Scarlet: Beef noodle mix Noodle mix with chicken fat. Swiftee: Bone stock and meat extract, ar- tificially flavored.	24/1034 oz. gls	\$9, 60	\$0. 52
	24/1032 oz. gls	7, 30	. 38
	136 oz. gls	8, 15	. 85

15. Section 4.22 is amended by adding new items to paragraphs (a) and (b) to read as follows:

(a) Tomato products.

Items and brand names	Case of—	Price at whole- sale	Price at retail (per unit)
Tomato catsup:		alle	
New Deal	24/12 oz. gls	\$4,00	\$0, 22
Sacramento Valley	24/14 oz. gls	4, 45	. 24
Chili Sauce: Kern's	24/12 oz. gls	5. 10	. 27
Tomato Juice:	100000000000000000000000000000000000000	On the state of	- 1120
Lucky Boy	24/#2 can	3. 10	.17
Moore	24/#2 can	3.45	. 18
R.C.	24/#2 can	3.00	. 16
Wright	24/#2 can	3.00	.16
Tomato paste: Rica Tomato Puree:	96/6 oz. can	7. 50	.09
Delco	100/4% oz. can	4.00	. 05
K & B	48/10½ oz. can	4.00	.10
Tex Zest	6/#10 can	4, 50	.97
Tomato Sauce:	0/410 000011111111	100	000
Dolores	72/8 oz. can	4.40	.08
Palace	72/8 oz. can	4.40	. 08

(b) Vegetable juices.

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Everready (vegetable juice). Here's Health (carrot juice).	24/#2 can	\$4. 30 2. 15	\$0. 22 .06

16. Section 4.23 is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole-	Price at retail (per unit)
Macaroni: Luxury (din- ner).	24/6 oz. pkg	\$2,60	\$0, 14
Noodles: Royal Scar-	12/1# pkg	2.70	. 29
let, medium egg. Spaghetti: Libby's (with cheese and to- mato sauce).	24/20 oz. can	3.75	. 20

17. Section 4.24 (Syrups) is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole-sale	Retail price (per unit)
Honey: King Bee	24/16 oz. gls 24/8 oz. gls	\$7.00 5.80	\$0.39

18. Section 4.25 (Vegetables) is amended by adding new items to paragraph (a) to read as follows:

(a) Canned vegetables.

Items and brand names	Case of—	Price at whole-sale	Retail price (per unit)
Asparagus: Prattlow (medium small) green tips and white spears. Beans:	24/#2 can	\$10. 25	\$0. 54
Harford: Cut green Libby's: With pork, deep brown.	24/#2 can 24/20 oz. can	3. 00 4. 60	. 16
Searock: Cut green	24/#2 can	3, 25	. 17
Superfine (wax) Three Castles: Cut	24/#2 can 24/#2 can	3, 85 3, 70	. 20
green.	24/#2 can	4. 25	. 23
Beans: (String) Moni- tor.	24/#2 can	2.85	.15
Beans: (Stringless)	04/#0 onn	3. 10	. 17
Red Moon: Cut green.	24/#2 can 24/#2 can	3. 10	:17
Foote's Best; Cut	24/#2 can	3. 30	. 17
Beets: Lucky Boy, sliced.	24/#2½ can	3, 95	. 21
Carrots: Comstock, diced Gladioli, diced	24/#2 can 24/#2 can	3.70 3.70	.19
Corn: Goody-Goody: Yel- low cream style.	24/#2 can	3, 95	. 20
Lucky Boy: Golden sweet, cream style.	24/#2 can	3.80	.10
Phillips: Golden ban-	24/#2 can	3, 45	. 18
tam, cream style. Rock River: Golden	24/#2 can	4. 15	. 21
whole kernel. Shriver: Golden whole kernel.	24/#2 can	4. 30	. 22
Hominy: Scott County	24/16 oz. gls	3,70	. 19
Kale: Family Mixed vegetable:Lucky Boy.	24/#2½ can 24/#2 can	4.50 4.10	. 24
Peas: Big Farm (sweet ungraded): Extra standard.	24/#2 can	3, 80	. 20
Exval; Early June	24/#2 can	2.90 3.70	. 15
Foodmaster: Early June.	24/#2 can	200	. 19
Sea King: Large tend- er sweet.	24/#2 can	3.90	. 20
Pimientos: Perera (Cuban).	24/#2½ can	17. 20	. 91
Pork and Beans: Han- over.	24/#2½ can	3, 65	. 19
Pumpkin: Salem County.	24/#2½ can	4.30	. 23
Sauerkraut: Leibo	12/32 oz. gls	3, 75	. 31
Spinach: Lucky Boy Tomatoes: Eden, solid	24/#2½ can 24/#2½ can	5. 15	.20

19. Section 10.1 (b) is amended by adding a new item to read as follows:

Items and brand names	Case of—	Price at wholesale	Retail price (per unit)
Powdered: Economy	100# bbl 100# bbl 200# bbl	\$5. 10 5. 90 9. 10	\$0.06 lb. \$0.07 lb. \$0.06 lb. or 2 lbs. for 11¢.

20. Section 10.2 (Cleansers) is amended by adding a new item to read as follows:

Items and brand names	Case of—	Price at whole- sale	Price at retail (per unit)
Eagle (Scouring Soap)	100/10½ oz. cake.	\$4, 75	\$0.00

21. In section 4.11 (b) the first item listed in the schedule is revised, and another item is added to be inserted after the first item, to read as follows:

Items and brand names	Price at whole- sale	Price at retail
Hard dried, semi-dried or smoked fish (except codfish). Codfish (dried, semi-dried or smoked).	Pound \$0. 1585	Pound \$0. 19

22. In section 4.25 (b) the first item in the schedule is revised, and another item is added to be inserted after the first item, to read as follows:

(b) Dried vegetables.

	Price at wholesale (per cwt.)	retail
All dried beans (except garbanzes, red kidney beans and lima beans) imported from the continental United States: Grades U. S. 1, 2, 3 and better. Grades lower than U. S. No. 3, including samples and substandards. Red kidney beans imported from the continental United States: Grades U. S. 1, 2, 3 and better. Grades lower than U. S. No. 3.	\$8, 15 7, 00 8, 90 8, 70	\$0.09 .08

This amendment shall become effective as of November 1, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21027; Filed, Nov. 16, 1945; 4:49 p. m.]

PART 1346—BUILDING MATERIALS [MPR 592, Amdt. 2]

SPECIFIED CONSTRUCTION MATERIALS AND REFRACTORIES

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 592 is amended in the following respects:

- 1. Section 17 (d) is amended to read as follows:
- (d) Delegation of authority. Price Administrator, or any Regional Administrator or any District Director who may be authorized by the appropriate Regional Administrator in whose region or district the particular community or defined area is located, may issue orders under this section, and in connection with such adjustments for manufacturers, may in appropriate cases adjust maximum prices for resellers of the commodity in that community or area. Applications for area adjustments under this section shall be filed with the Re-gional or District Office of the Office of Price Administration for the Region or District in which the particular community or defined area is located.
- 2. Section 23 is amended to read as follows:

SEC. 23. Area pricing orders. (a) The Price Administrator may, and each Re-

gional Administrator of the Office of Price Administration or any District Director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing manufacturers' maximum prices for commodities covered by this regulation applicable to a particular community or a defined area. In connection with the issuance of such orders fixing maximum prices for manufacturers, the Price Administrator, each Regional Administrator or District Director may also fix the maximum prices for all resellers of such commodities in the particular community or defined area. Area orders under this section shall supersede other sections of this regulation to the extent provided in such orders. orders issued by Regional Administrators or District Directors shall have the same force and effect as if issued by the Price Administrator. To the extent that such orders fix maximum prices for resellers, this section supersedes the General Maximum Price Regulation.

(b) Regional Administrators or District Directors shall observe the following standards in issuing orders under

this section.

(1) Maximum prices shall be set forth in dollars-and-cents amounts unless this shall clearly appear to be impractical or inappropriate.

(2) Maximum prices thus set forth shall not exceed the general level of prices as fixed by this regulation.

(c) Orders issued under this section shall be filed with the Division of the Federal Register.

This amendment shall become effective November 24, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21047; Filed, Nov. 19, 1945; 11:43 a. m.]

PART 1397—CONSTRUCTION OF BUILDING AND STRUCTURES

[RMPR 251, Amdt. 4]

CONSTRUCTION SERVICES AND SALES OF INSTALLED BUILDING MATERIALS

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 251 is amended in the following respect:

Section 9 is amended to read as follows:

SEC. 9. Area pricing orders under this regulation. (a) The Price Administrator may, and each Regional Administrator of the Office of Price Administration and any District Director who is authorized by the appropriate Regional Administrator is hereby authorized to issue and put into effect pricing orders under this Revised Maximum Price Regulation No. 251, in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders Nos. 9250, 9328, 9599, and 9651, establishing maximum prices for

particular kinds, types, or classifications of construction services or sales of installed building materials, or both, applicable to a particular community or a defined area. Any such pricing order issued by a Regional Administrator or District Director in accordance with this section 9, including the standards set forth below, shall have the same force and effect as if issued by the Price Administrator. Any such pricing order may be revised, amended, or revoked by the Price Administrator.

In issuing area pricing orders under this section 9, each Regional Administrator or District Director so authorized by the appropriate Regional Administrator shall observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

(b) Area pricing orders and accompanying opinions issued under this section 9 shall be filed with the Division of the Federal Register. Area pricing orders issued under this section shall supersede other sections of this regulation to the extent provided in such orders.

This amendment shall become effective November 24, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21044; Filed, Nov. 19, 1945; 11:43 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 149, Amdt. 21]

MECHANICAL RUBBER GOODS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 149 is amended in the following respects:

1. Section 1315.35, Appendix B, is amended by deleting therefrom the item: Flooring, mats, and matting,

and substituting in lieu thereof the following:

Flooring, mats, and matting, except household mats and matting, kneeling pads, and household stair treads.

2. The following footnote is added to § 1315.35, Appendix B:

¹ The maximum prices for household mats and matting, kneeling pads, and household stair treads that were established under Maximum Price Regulation 149 before these items were removed from the coverage of this regulation, are revoked, effective December 14, 1945.

This amendment shall become effective November 24, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21043; Filed, Nov. 19, 1945; 11:42 a. m.]

PART 1401-SYNTHETIC TEXTILE PRODUCTS [MPR 95,1 Revocation]

WOMEN'S NYLON HOSIERY

The statement of considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 95, all amendments issued thereto, and all individual adjustments granted thereunder prior to November 15, 1945, are revoked.

This revocation shall become effective November 20, 1945.

Issued this 15th day of November 1945.

CHESTER BOWLES. Administrator.

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PART 1401-SYNTHETIC TEXTILE PRODUCTS [MPR 602]

WOMEN'S NYLON HOSIERY

A statement of the considerations involved in the issuance of this Maximum Price Regulation 602 has been issued simultaneously herewith and filed with the Division of the Federal Register.

In the judgment of the Price Administrator, the maximum prices established by the regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

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Appendix A: Standards of inspection. Appendix B: Schedules of maximum prices.

AUTHORITY: § 1401.151 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155.

SECTION 1. Ceiling prices fixed by this regulation. This regulation fixes ceiling prices for all sales of women's nylon hosiery in the finished state or in the greige.

(a) Women's finished nylon hosiery. The ceiling prices for sales at retail, sales at wholesale and sales by manufacturers of women's finished nylon hosiery are set forth below in Tables 1, 2 and 3 of Appendix B. Table 1 applies to fullfashioned hosiery. Table 2 applies to circular knit hosiery. Table 3 applies to certain special constructions.

As used in this regulation, women's nylon hosiery include women's and misses' full length hosiery of less than 45 inches in length, the leg of which is made in whole or in part of nylon. It does not include hosiery made to specifications of motion picture studios and sold to motion picture companies for use exclusively in the production of motion pictures.

(b) Women's full-fashioned nylon hosiery in the greige. The ceiling prices for any sales of women's full-fashioned hosiery in the greige are fixed at the manufacturer's ceiling prices for first quality women's finished unbranded hosiery as set forth in Appendix B, less \$1.75 per dozen if not preboarded, and less \$1.50 per dozen if preboarded.

As used in this regulation, women's nylon hosiery in the greige include the same kind of hosiery described in paragraph (a) except that they are in the greige rather than in the finished state.

SEC. 2. Types of sales-(a) Sales at retail. A sale at retail is a sale in compliance with the provisions of this regulation to an ultimate consumer, by a seller who regularly conducts a retail business. "Ultimate consumer" also includes industrial, commercial and institutional users who do not buy for resale.

Appendix B provides specific prices for sales by "chain stores" and "mail order

houses" as defined below.

(1) "Chain stores"—(i) Who are "chain stores." Certain sellers at retail are classified as "chain stores." As used in this regulation, a chain store means a store which is one of a group of five or more commonly owned or controlled retail stores which, as a group, had in any calendar year since 1938 an "average percentage of initial markup" of 34 percent or less on women's full length hosiery. To determine this markup, the chain must:

(a) Compute the total of the initial retail prices at which all purchases of this hosiery were marked during a given year.

(b) Compute the total of all invoice charges on purchases of the hosiery during the same year (figured after all discount deductions and including all transportation costs)

(c) Subtract the total secured in (b) from the total secured in (a); and

(d) Divide the remainder by the total obtained in (a).

Sellers who are composed of a group of five or more commonly owned or controlled retail stores which as a group had, in every calendar year since 1938, an "average percentage of initial markup" of more than 34% should prepare the above computation for each year since 1938 and deliver the computation signed by the seller or a responsible official of the seller to Consumer Goods Price Division, Office of Price Administration, Washington 25, D. C., by registered mail. Until this computation is mailed to the Office of Price Administration, sales made by all sellers composed of a group of five or more commonly owned or controlled retail stores shall be considered sales by "chain stores" and priced accordingly.

(ii) Exceptions for certain sales. Any group of stores classified under this section as "chain stores" may file an application for permission to sell and deliver at the ceiling prices specified in column (g) of Table I, Appendix B, such fullfashioned women's nylon hosiery as it purchases at the ceiling prices specified in column (d) of Table I, Appendix B, from establishments making sales at wholesale if it can establish that more than 50 percent (in dozens) of all the women's full-fashioned full length hosiery which was delivered to it during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it has been engaged in the business of selling women's full-fashioned full length hosiery) was purchased by it from establishments making sales at wholesale. Such application must be filed in writing with the Consumer Goods Price Division, Office of Price Administration, Washington 25, D. C., and shall contain the following information:

(a) The name and address of the applicant, and the number of stores in its

group:

(b) The date on which applicant first engaged in the business of selling women's full-fashioned full length hosiery;

(c) Facts showing that the applicant is a "chain store" under the provisions of section 2 (a) (1) (i) of this regulation; (d) The number of dozens of pairs of

women's full-fashioned full length hosiery which was delivered to it during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it was in the business of selling women's full-fashioned, full length hosiery):

(e) The number of dozens of pairs of women's full-fashioned hosiery as specified in subdivision (d) which were delivered to it by establishments making sales at wholesale and the number of dozens of pairs which were delivered to it by manufacturers during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it was in the business of selling fullfashioned full length hosiery);

(f) The names and addresses of each establishment making sales at wholesale which delivered women's fullfashioned full length hosiery to the applicant during each of the years 1941, 1942 and 1943 (or during each of the years 1941, 1942 and 1943 in which it was in the business of selling women's fullfashioned full length hosiery) and the number of dozens of pairs delivered to the applicant by each such establishment during each of those years.

No sales or deliveries may be made by "chain stores" at higher than the ceiling prices specified in column (e) of Table I until specific authorization is granted in writing by the Office of Price Administration pursuant to this subdivision. An order by the Office of Price Administration granting permission to sell rayon hosiery at prices in column (g), Table I, of 2d Revised Maximum Price Regulation 339 shall constitute authorization to sell, at prices in column (g), Table I of this regulation, nylon hosiery lawfully purchased (in a sale at wholesale) at ceiling prices in column (d), Table I of this regulation.

(2) "Mail order houses." A mail order house is an establishment selling at retail which does a "mail order business" (i. e., makes offerings through retail catalogs or price lists, receives orders and delivers by mail to ultimate consumers) and which in any calendar year since 1938 had an average percentage of initial markup of 34 percent or less on women's full length hosiery. "Average percentage

¹⁷ F.R. 8521, 8948, 9492; 8 F.R. 8502, 11951; 10 F.R. 5523.

of initial markup" shall be computed in accordance with the provisions of subparagraph (1) of this paragraph. Sellers doing a mail order business, who in every calendar year since 1938 had an "average percentage of initial markup" of more than 34%, should prepare this computation for all women's hosiery not produced by them covering each of the years since 1938 and deliver the computation signed by the seller or a responsible official of the seller to Consumer Goods Price Division, Office of Price Administration, Washington, D. C., by reg-Until this computation is istered mail. mailed to the Office of Price Administration, sales made by sellers doing a "mail order business" shall be considered sales by "mail order houses" and priced accordingly.

(b) Sales at wholesale—(1) Definition. A "sale at wholesale" is a sale of any quantity of nylon hosiery in compliance with the provisions of this regulation by a seller who is a qualified wholesaler at the time of the sale and has been a "qualified wholesaler" continuously since January 1, 1942. A seller is a "qualified wholesaler" if he meets all of the follow-

ing tests:

(i) The seller carries a representative stock of women's hosiery in his place of business, making at least 90 percent of his deliveries "from stock" carried in his place of business (as opposed to "drop shipments" as defined in Appendix B, Table I); and

(ii) The seller takes title to all of the women's hosiery handled by him and bears the risk of loss or damage while in

his possession.

(iii) The seller sells women's hosiery to independent retail stores generally and not primarily or principally to a single retailer or group of retailers under common ownership or to a buying syndicate or group.

(iv) The seller is not a buying office or other agency representing retailers or a central office or warehouse for commonly owned or controlled retail stores.

(v) The seller represents himself and is generally known as a wholesaler and does business as a wholesaler of women's hosiery in an establishment not located in, or physically connected with, any building in which hosiery is knit, assembled or finished.

(vi) The seller is not and does not represent himself as a manufacturer, manufacturer's agent, manufacturer's representative, "selling agent," "factor," "mill agent," "broker," or "commission

broker.

(2) How to secure a "qualified wholesaler's" registration number. In order to secure a "qualified wholesaler's" registration number a wholesaler should send to Consumer Goods Price Division, Office of Price Administration, Washington, D. C., a request stating that he was a "qualified wholesaler" (as defined in this regulation) of women's hosiery on January 1, 1942, and that he is now and was at all times subsequent to January 1, 1942 a "qualified wholesaler" in accordance with this definition. If he is affiliated with a manufacturer he must explain the nature and extent of the affiliation. On and after January 1, 1946 no sale at wholesale may be made unless the seller has secured a qualified wholesaler's registration number, and unless this number is stated on the invoice which is required to be delivered to the buyer, by section 5 (c) (2) of this

regulation.

(3) How to apply for special qualification. If a seller entered the business of selling women's hosiery at wholesale between January 1, 1942 and November 1, 1945, he may sell women's nylon hosiery at wholesale prices until January 1, 1946; Provided. That he meets all of the other qualifications of section 2 (b); And provided. That he has sent, by registered mail, to the Consumer Goods Price Division, Office of Price Administration, an application for permission to sell women's nylon hosiery in the form outlined below in this paragraph for other sellers who seek special qualification. No seller who entered the business of selling women's hosiery between January 1, 1942, and November 1, 1945 may sell women's nylon hosiery at higher than manufacturers' prices after January 1, 1946, unless he has received written permission from OPA to do so pursuant to his request. If a seller entered the business of selling women's hosiery at wholesale after November 1, 1945 or if for some other reason, does not meet all of the other qualifications set forth in section 2 (b) he is not permitted to sell women's nylon hosiery at higher than manufacturers' prices until he has secured permission in writing from the Office of Price Administration, Washington, D. C. Application for permission to sell under these conditions at wholesale prices shall be made by filing a statement with the Consumer Goods Price Division, Office of Price Administration, Washington, D. C., containing a full description of the extent to which the business which the applicant conducts or proposes to conduct, meets or fails to meet the qualifications in section 2 (b) and information to establish that he conducts a business which renders a recognized, bona fide distributive function normally performed in the sale of women's hosiery at wholesale, and to establish that the granting of permission to sell to the applicant will not have the effect of increasing prices to retailers or consumers or otherwise impair the effectiveness of this regulation.

(4) Wholesalers affiliated with manufacturers (or their representatives). Where a seller qualifies to make sales at wholesale under the provisions of this section but is an affiliate of a manufacturer or of his agent, selling agent or selling representative, the sales which the affiliate makes of such manufacturer's production of women's hosiery which are in excess of the proportion of the manufacturer's production of women's hosiery that the seller sold in the year 1942 must not be sold at prices higher than manufacturer's ceiling prices: Provided, however, That if the seller has, since January 1, 1942, become an affiliate of the manufacturer or of his agent, selling agent, or selling representative he cannot sell any women's nylon hosiery produced by this manufacturer at higher than manufacturers' ceiling prices. One person is an affiliate of another if:

(i) There is a profit-sharing agreement between them; or

(ii) There is a common ownership of both to the extent of 10 percent or more or there is ownership of one by the other to the extent of 10 percent or more; or

(iii) They have a common management, operation, control or direction or one is controlled, managed, operated or

directed by the other.

- (c) "Sales by manufacturers." (1) "Sales by manufacturers' include any sale of hosiery produced by a manufacturer as defined below or by his agent, employee or representative. A manufacturer is a person who knits, sews or assembles women's hosiery or for whom women's hosiery is knit, sewn, or assembled from varn or other materials which he supplied, purchased or furnished. Hosiery is "produced" by a manufacturer if he knits, sews or assembles the hosiery or has the hosiery knit, sewn or assembled for him from yarn or other materials which he supplied, purchased or furnished. However, sales of women's nylon hosiery sold to ultimate consumers by a manufacturer who regularly conducts a retail business, other than mail order, are governed by the ceiling prices for sales at retail. If the manufacturer conducts a mail order business, sales by mail to ultimate consumers are governed by the ceiling prices for sales by "mail order houses'
- (2) Sales which do not qualify as "sales at retail" or "sales at wholesale." These sales are governed by the ceiling prices established for sales by manufacturers.
- (3) Limitation of distribution by manufacturers to non-retail sellers. No manufacturer shall deliver in any calendar quarter year a larger percentage of his production of women's nylon hosiery (including finished and greige goods), to sellers other than sellers-at-retail, than his "wholesaler percentage". A manufacturer's "wholesaler percentage" is the percentage that a manufacturer's deliveries in 1941, of women's full-length hosiery (including finished and greige goods) to sellers other than sellers-atretail, bore to his total deliveries of women's full-length hosiery (including finished and greige goods). Deliveries by a manufacturer's agent or selling representative are to be considered as deliveries by the manufacturer. Deliveries to retailers' buying agencies, such as buying syndicates and central buying offices, are to be considered as deliveries to sellers-at-retail.

SEC. 3. Branded full-fashioned hosiery—(a) Two kinds of manufacturers' prices. Two sets of ceiling prices are fixed for sales of full-fashioned hosiery by manufacturers. One set applies to sales of "branded hosiery" (as defined below). Another set applies to sales of unbranded hosiery (that is, hosiery which does not meet the definition of "branded").

(b) Definition of branded hosiery. For the purpose of this regulation women's full-fashioned nylon hosiery is branded if it meets all of the following conditions:

(1) It is first quality hosiery delivered by a manufacturer directly to retail establishments under the manufacturer's trade name or trademark and sold by the retailer to consumers under such trade name or trademark; and

(2) The women's hosiery was regularly advertised under the trade name or trademark by the manufacturer in the year 1941 or 1942 either in the consumer press or by other advertising directed to the consumer not including advertising by displays, posters, inserts, or other similar forms of advertising on the premises where the hosiery is sold.

(3) It is delivered by a manufacturer who in each of the years, 1941, 1942 and 1943 had regularly serviced retail outlets out of finished stock owned and kept on hand by the manufacturer for that

purpose.

(c) Limitation on amount of hosiery to be sold at "branded" ceiling prices. manufacturer shall deliver (1) No "branded" nylon hosiery in any calendar quarter year at prices above those specified for unbranded hosiery in Appendix B to a greater percent of his total deliveries in dozens of pairs than his "branded percentage." A manufacturer's "total deliveries" for the purpose of this computation shall consist of only his deliveries of first quality finished full fashioned women's nylon hosiery (excluding irregulars, seconds, and thirds) and his deliveries of full-fashioned women's nylon hosiery in the greige of all grades. However, a manufacturer may add to the number of dozens of hosiery which he is permitted to deliver at "branded" ceilings in any calendar quarter year the number of dozens by which he has fallen short of delivering his "branded percentage" in any previous calendar quarter or quarters of the same calendar year.

For example: A manufacturer has a "branded percentage" of 80. In the first calendar quarter, his total deliveries of fullfashioned women's nylon hosiery (including only hosiery in the greige and first quality finished hosiery) is 50,000 dozen. With a "branded percentage" of 80, he would be permitted to deliver up to 40,000 at "branded" ceilings in this quarter. Actually, however, he delivers only 38,000 dozen (2,000 less than his limit). In the second quarter, this man-ufacturer arranges for delivery of 40,000 dozens (including only hosiery in the greige and first quality finished hosiery). Since his "branded percentage" is 80, he would normally be entitled to deliver 32,000 dozens at "branded" ceilings. However, he may add to this amount of "branded" hosiery the 2,000 dozens by which he has fallen short in the previous calendar quarter. (The previous quarter must have been in the same calendar year.) Accordingly, out of the 40,000 dozen which he delivers in this quarter year, he may deliver 34,000 dozens (32,000 plus 2,000) at "branded" ceilings.

- (2) As a further limitation on the quantity of women's nylon hosiery which may be sold by a branded manufacturer at higher than unbranded prices, a manufacturer may not, after January 1, 1946, regardless of his branded percentage, sell at prices higher than manufacturer's unbranded prices, in any calendar half year more nylon hosiery than 50 percent of the total number of dozens of branded hosiery of all fibres that the manufacturer sold in the year 1941.
- (3) A manufacturer's "branded percentage" is the percentage that his deliveries in 1941 of women's "branded"

full-length full-fashioned hosiery of all fibres bore to his total deliveries in 1941 of both women's first quality finished full-fashioned full-length hosiery of all fibres and of women's full-fashioned full-length hosiery of all fibres and grades in the greige. The ceiling price for all sales in excess of the "branded percentage" is the ceiling price for unbranded hosiery.

(4) On or before January 20, 1946, and on or before the 20th day of April, July, October and January thereafter, every manufacturer who has delivered women's "branded" nylon hosiery in the previous calendar quarter year shall file with the Consumer Goods Price Division, Office of Price Administration, Washington, D. C., a signed statement showing for the previous calendar quarter year each of the following:

 (i) His total volume delivered (by dezens of pairs) of first quality finished full-fashioned women's nylon hosiery;

(ii) His total volume delivered (by dozens of pairs) of full-fashioned women's nylon hosiery in the greige of all grades; and

(iii) His total volume (by dozens of pairs) of full-fashioned women's nylon hosiery (broken down by the brands) delivered at ceiling prices above those specified for unbranded hosiery.

The report due on or before January 20, 1946 should cover only deliveries made after the effective date of this regulation.

(d) Report which must be filed before selling "branded" nylon hosiery. Before commencing to sell any nylon hosiery as branded hosiery a manufacturer must prepare and file with the Consumer Goods Price Division of the Office of Price Administration, Washington 25, D. C., a signed statement setting forth the information specified below in this paragraph. Manufacturers who have furnished this information accurately and in full, pursuant to the provisions of Second Revised Maximum Price Regulation 339, need not refile. The statement must show:

(1) The total number of dozens of pairs of women's full-fashioned full length hosiery in the greige of all fibres and grades and the total number of dozen pairs of women's first quality finished full-fashioned full length hosiery of all fibres which he delivered in the year 1941.

(2) The trade names and trademarks owned and used by him in each of the years 1941, 1942 and 1943 on women's first quality full-fashioned full length hosiery of all fibres which he delivered directly to retail establishments serviced out of his own finished stock kept on hand for that purpose.

(3) The number of dozens of pairs delivered in the manner described in subparagraph (2) of this paragraph must be separately stated for each brand and the total of all brands delivered in this way must be stated for each of the years 1941, 1942 and 1943.

(4) An exact statement showing dates and media of advertisements for each brand since January 1, 1941. Advertising directly to ultimate consumers (not to the trade) paid for in whole or in part by the manufacturer should be reported. Not more than ten advertisements per annum need be reported for any one brand.

(5) The amount of "branded percentage" as defined in paragraph (c) of this section.

SEC. 4. Maximum prices by special application.—(a) Nylon hosiery not spe-cifically priced. Maximum prices for women's nylon hosiery not specifically priced in Appendix B can be established only by specific authorization from the Office of Price Administration, Washington 25, D. C. No person is permitted to deliver nylon hosiery for which a maximum price is not provided in Appendix B unless he receives such authorization. A seller who wants to secure a specific maximum price must file with the Consumer Goods Price Division of the Office of Price Administration, Washington 25, D. C., an application setting forth a description in detail of the nylon hosiery concerning which the application is made, together with a sample thereof. The seller must also submit a detailed breakdown of the current cost of the hosiery in accordance with applicant's accounting practice.

(b) Hosiery specifically priced, but having additional features. Where nylon hosiery is specifically priced in this regulation, but contains special features, a higher ceiling than that already stated may be authorized in certain exceptional cases. Higher ceilings for hosiery with special features will be established upon application where the special features are readily recognizable and where the Administrator is satisfied, from evidence submitted by the applicant that the special features will extend the useful life of the hosiery at least to the extent of the price increase. Consideration will not be given to pricing of special features the cost of which is less

than 50¢ per dozen.

A seller who wants to secure such a higher-than-established ceiling for hosiery containing a special feature must file with Consumer Goods Price Division of the Office of Price Administration, Washington 25, D. C., an application setting forth a detailed description of the special feature concerning which the application is made including the utility value of the feature, and direct labor, indirect labor and royalty costs.

SEC. 5. Marking and other information—(a) What marking must be made. The person who first sells hosiery in a finished state must mark it with a transfer, label, ticket or other device firmly affixed to at least one stocking of each pair of hosiery. No nylon hosiery in the finished state may be sold, offered for sale or delivered unless there is firmly affixed to the hosiery one of the marking devices described above in this section which contains the following information clearly and correctly stated.

(1) The words "O. P. A. Ceiling" or "O. P. A. Ceiling Price", accompanied by the maximum price at retail under this regulation; (if the hosiery is sold by a manufacturer to a person selling at wholesale ceiling prices or by a retailer who purchased the hosiery from a wholesaler permitted to sell at wholesale ceiling prices, the letter "W" must precede the maximum price. If the hosiery meets the definition of "branded" as stated in this regulation and is permitted

to be sold at branded ceiling prices, the letter "T" must precede the maximum

(2) The trade-mark, trade name, or the "manufacturer's registration number" of the person who first sells the hosiery in a finished state. Sellers who finish hosiery may secure these registration numbers by writing to the Consumer Goods Price Division, Office of Price Administration, Washington, D. C. Manufacturers who have secured "O. P. A. Numbers" pursuant to Second Revised Maximum Price Regulation 339 may use such numbers as "Manufacturers' Registration Numbers".

(3) The gauge or needle count of the hosiery.

(4) The word "out-size" on all outsize hosiery.

(5) The words "extra-long" on all hosiery 33½" long or longer.
(6) The word "irregulars" on all irregulars; the word "seconds" on all regulars; the word "seconds" on all seconds; and the word "thirds" on all thirds. This marking of substandard hosiery must be placed on each stocking

(7) The denier of the leg yarn.

(8) Fibre content in accordance with Trade Practice Rules of the Federal Trade Commission for the Hosiery Industry as promulgated May 15, 1941.

Information required by subparagraphs (1), (3) and (7) above must be marked on the welt within an outlined space or block having dimensions no less than 34" x 1½" in the case of a transfer or no less than 38" x 34" in the case of a label or ticket. No other printing or lettering is permitted within the space or block except that the person who first sells the hosiery in a completely finished state may include his name, brand, or 'manufacturer's registration number.' Two examples are set forth below:

O. P. A. Ceiling T-\$1.40 45 Gauge-40 Denier "Name" Brand

O. P. A. Ceiling W-\$1.20 340 Ndls.-40 Denier MFR. No. 999

Any of the other information required by this paragraph may be placed on the welt provided it does not confuse or obscure the information contained in the space or block or it may be placed upon the foot of the stocking.

(b) Exceptions to marking provision-(1) Export sales. These marking provisions do not apply to sales made to "exporters" as that term is defined in Second Revised Maximum Export Price Regulation. However, exporters must mark any hosiery which they sell in the domestic market or to a purchaser in any territory or possession of the United States or to a purchaser in the United States for shipment to any such territory or possession, in accordance with the marking provisions of this Regulation.

(2) Sales prior to January 15, 1946, (temporary marking provision). The marking required by this section may, until January 15, 1946, be made by tag, insert or other device contained in, or

attached to the hosiery. If delivery is made to an ultimate consumer prior to January 15, 1946 in an envelope sealed by the manufacturer, the marking may be affixed to the outside of the envelope. In such case delivery must be made to the ultimate purchaser with the envelope unopened.

(3) Sales - at - wholesale to "chain stores" and "mail order houses." Hosiery which is sold at wholesale to "chain stores" and "mail order houses" and which is correctly marked except that the price is the price fixed by column Table 1, Appendix B, need not be re-marked by the seller-at-wholesale provided that the seller-at-wholesale includes on or annexes to the invoice for the delivery the following statement:

The hosiery in this shipment is not correctly marked. OPA MPR 602 requires you to re-mark it correctly before you sell it.

Please note that you must:

[Specify corrections which must be made. Example: "Change 45gg ceiling price to

(c) Other information. — (1) For marking. Any person making a sale other than a sale at retail shall furnish to his purchaser within five days after receipt of a written request, all information regarding the construction and quality of the nylon hosiery pertinent to the marking requirements of the purchaser.

(2) Invoices. Each person in connection with every sale (except a sale at retail) shall deliver an invoice or other similar document showing:

(i) The name and address of the seller and the purchaser;

(ii) The date of invoicing;

(iii) The number of dozens of hosiery delivered, broken down by construction, denier of leg yarn, gauge or needle count and the number of dozens in each gauge or needle count of firsts, irregulars, seconds and thirds:

(iv) The selling price per dozen for each of the kinds of hoslery specified in

(iii) and the terms of sale;

(v) The seller's ceiling price per dozen for each of the kinds of hosiery specified in (iii) where the selling price is not the same as the ceiling price;

(vi) The seller's "qualified wholesaler's" registration number in the case of sales at wholesale made after December 31, 1945.

Every seller (including sellers at retail) shall retain for inspection by the Office of Price Administration a copy of each invoice given or received pursuant to this section. These records shall be retained for so long as the Emergency Price Control Act, as amended, remains in effect.

Sec. 6. Explanation of terms. (a) The "gauge" of full fashioned hosiery is the number of needles per 11/2" of the needle bar on which the hosiery is knit, assuming the use of the full needle bar except for a tolerance of four needles.

(b) The "needle count" of circular knit hosiery is the total number of needles which operate to make the stocking on the knitting cylinder of the machine on which the hosiery is knit.

(c) "Full length hosiery" is hosiery designed to be worn with the welt above the knee.

SEC. 7. Amendments. Any person seeking an amendment which will have general applicability may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the Office of Price Administration

SEC. 8. When taxes may be added to ceiling prices. If a statute or ordinance permits a tax to be separately stated, the seller is permitted to charge or collect. in addition to the price, a tax on the sale or delivery of the hosiery provided he states the tax separately. This applies, however, only to a tax on a particular sale or delivery such as a gross tax or compensating use tax. Taxes on prior sales or deliveries may not be added.

SEC. 9. Relation to other maximum price regulations. (a) General Maximum Price Regulation.

(1) Applicability. The General Maximum Price Regulation shall not apply and this regulation shall apply to sales. deliveries and offers to sell women's nylon hosiery. However, § 1499.14 of the General Maximum Price Regulation (Sales slips and receipts) is made a part of this regulation and each seller must comply with this provision.

(2) Definitions incorporated by reference. Unless the context otherwise requires, or unless otherwise specifically provided herein, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms

used herein.

(b) Second Revised Maximum Export Price Regulation. This regulation shall not apply to nor supersede transactions regulated or governed by Second Revised Maximum Export Price Regulation.

(c) Licensing Order No. 1. The licensing provisions of Licensing Order No. 1, licensing all persons who make sales under price control shall apply to all sellers subject to this regulation. A seller's license may be suspended for violation of this regulation. A person whose license is suspended may not during the period of suspension make any sale for which his license has been suspended.

(d) Maximum Price Regulation 95. (Women's nylon hosiery) is superseded

by this regulation.

SEC. 10. Geographical applicability. This regulation shall be applicable to the continental United States and to the District of Columbia, but not to the territories and possessions of the United States.

SEC. 11. Prohibitions and enforcement-(a) Prohibitions. On and after November 20, 1945, regardless of any contract or obligation, no person shall:

(1) Sell or deliver any nylon hosiery at a price higher than the maximum price permitted by this regulation; or

(2) Sell or deliver any nylon hosiery for which a maximum price is not provided in Appendix B unless he receives from the Office of Price Administration, Washington, D. C., a specific maximum price therefor, as provided in section 4: or

(3) Require a purchaser to buy or agree to buy any hosiery or other article, service, package, or wrapper in connection with a sale or delivery of nylon hosiery; or

- (4) Buy or receive nylon hosiery in the course of trade or business at a price higher than the maximum price permitted by this regulation; or
- (5) Offer, attempt, or agree to do any of the acts prohibited by this regulation; or
- (6) Do any other act which directly or indirectly increases above the maximum price the consideration paid by the purchaser for nylon hosiery. Any practice which is a device to secure the effect of a higher-than-ceiling price is as much

a violation as an outright raising of the maximum price. This applies to but is not limited to the devices making use of commissions, services, cross sales, transportation arrangements, premiums, discounts, special privileges, tying-agreements, trade understandings and similar practices.

(b) Enforcement. Persons violating any provisions of this regulation are subject to criminal penalties, civil enforcement action, suits for treble damages and proceedings for suspension of licenses provided by the Emergency Price Control Act of 1942, as amended.

APPENDIX A-STANDARDS OF INSPECTION

Nylon hosiery must be classified and marked according to the standards of inspection set forth below:

(a) Explanation of table of defects. The following table illustrates how hosiery containing any of the defects listed should be classified. Hosiery containing any of the defects listed in columns (1), (2), or (3), or more serious defects cannot be considered first quality. If the defects are limited to those in column (1), the hosiery are irregulars. If the defects are limited to those in columns (1) and (2), the hosiery are seconds. If the hosiery contain any of the defects in column (3) or more serious defects, and are still merchantable as stockings, they are thirds.

(b) Table of defects (reference is to defect in either stocking).

Column (1)	Column (2)	Column (3)
(1) Welt defects. (1) Badly mismatch welts. (2) Leg defects. (3) Minor varn defe such as slubs, km broken filamen shiners. (ii) Visible rings shadows. (iii) Visible sind strips or lines. (iv) Uneven stif construction. (v) Visible picked pull threads. (vi) Light color e trasts or shading: (3) Foot defects. (i) Heavy dye streing. (ii) Light mismating at instep.	(2) Leg defects. (3) Menders or seam ers less than 14". (4) Menders or seam ers less than 14". (5) Menders or seam ers less than 14". (6) Foot defects. (7) Foot defects. (8) Foot defects. (1) Heavy mismatching at instep. (4) Over-all defects. (1) Lengths under	23". (2) Leg defects. (3) Menders or seamers in excess of 34". (3) Over-all defects. (1) More than two medium or three small menders.

APPENDIX B-SCHEDULE OF MAXIMUM PRICES

TABLE 1-MAXIMUM PRICES FOR SALES OF FULL-PASHIONED CONTINUOUS FILAMENT NYLON HOSIGRY 1

[All prices are net F. O. B. point of shipment]

(a) First quality

(a)	(b)	(e)	(d)	(e)	(1)	(g)
	By manufacturers (per dozen)		Whole-sale	At retail (per pair)		
Gauge and construc-	Un- branded	Branded	Drop ship-ments 10% below these prices	By chain and mail order houses	Of un- branded buying from manu- facturers	or branded or buying from whole- saler, also house to house
89-gauge;	Wallis !			THE		THE PERSON
All nylon	\$9.00	\$9.50	\$10,60	\$1.10	\$1.20	\$1.30
Nylon leg	8.00	8.50	9, 40	. 95	1.05	1.15
92-gauge:	Name of the last			The state of the s		700000
All nylon	9.50	10.00	11. 20	1.15	1. 25	1.35
Nylon leg	8. 50	9.00	10.00	1.00	1.15	1.20
45-gauge:	10.00	40.00		2120		1000000
All nylon	10.00	10.50	11.75	1. 20	1.35	1.40
Nylon leg48-gauge;	9.00	9.50	10.60	1.10	1. 20	1.30
All nylon.	10.50	11.00	12:35	1, 25	1.40	1.50
Nylon leg	9, 50	10.00	11. 20	1. 15	1. 25	1.35
61-gauge:	0.00	201,00	21, 20	2. 10	4, 20	1.00
All nylon	11.00	11, 65	12.95	1, 35	1.45	1,55
Nylon leg	10.00	10. 50	11. 75	1, 20	1.35	1.40
oa-gauge:	2774.53	20000		777777.13	70.00	20.00
All Nylon	12, 50	13. 15	14.70	1.50	1.65	1.80
Nylon leg	11.50	12. 15	13. 55	1.40	1.55	1.65
07-gauge:	1000	11 120 345	200 000	156		
All nylon	13. 50	14. 15	15, 85	1.60	1.80	1.90
Nylon leg	12, 50	13. 15	14.70	1.50	1.65	1.80
60-gauge and higher:	1000000	11 74 34	17.05		276	6022
All nylon	14. 50	15. 25	17. 05	1.75	1.95	2.05
Nylon leg	13, 50	14. 15	15.85	1.60	1.80	1.90

¹ See footnote at end of table.

TABLE 1-continued

Permissible additions for special constructions of first quality. Description will be found at end of this table. (Applicable only to all nylons)

(a)	(b)	(c)	(d)	(e)	(f)	(g)
By manufacturers (per dozen)		Whole-sale (per	At	At retail (per pair)		
Gauge and construc- tion	Un- branded	Branded	Drop ship- ments 10% below these prices	By chain and mail order houses	Of un- branded buying from manu- facturers	Of branded or buying from whole- saler, also house to house
Extra lengths Outsize—14 to 14'4" head Outsize—15'415'4" head Outsize—16" and wider. Nonrun. Lace and mesh Jacquard.	\$0.75 .75 1.50 2.25 2.00 1.50 2.00	\$0.75 .75 1.50 2.25 2.00 1.50 2.00	\$0.85 .85 1.75 2.65 2.35 1.75 2.35	\$0.10 .10 .20 .30 .25 .20 .25	\$0.10 .10 .20 .30 .25 .20 .25	\$0. 10 . 10 . 22 . 33 . 22 . 22 . 22

(b) Irregulars								
39-gauge:	-	The same		4.70				
All nylon	\$7.65		\$9.00	\$0.92	\$1.02	\$1.09		
Nylon leg	6.80		8.00	.82	. 91	. 97		
42-gauge:		Contract Contract	250000	Acres .				
All nylon	8.10		9, 55	.97	1.08	1, 15		
Nylon leg	7. 20		8. 45	.86	.96	1.02		
45-gauge:	20/1907	THE RES	District Co.	1	1000			
All nylon	8. 50		10.00	1.02	1.13	1.21		
Nylon leg	7. 65		9.00	.92	1.02	1.09		
48-gauge:	The state of		September 1	- Harry	2000			
All nylon	8.90		10.45	1.07	1.19	1.26		
Nylon leg	8.10		9.55	97	1.08	1.15		
51-gauge:			The same		The state of the s			
All nylon	9.35		11.00	1.12	1. 25	1, 33		
Nylon leg	8, 50		10.00	1.02	1. 13	1, 21		
54-gauge:			200 100	2 1	2 20			
All nylon.	10.60		12.45	1. 27	1.41.	1.50		
Nylon leg	9, 80		11. 55	1.17	1.31	1.39		
57-gauge:	Tayres	Carlotte Control	2000	2022	1000			
All nylon	11.50		13. 55	1.38	1, 53	1.64		
Nylon leg	10.60		12, 45	1. 27	1.41	1.50		
60-gauge and higher:	***					10.1000		
All nylon	12.35		14.50	1,48	1.65	1.75		
Nylon leg	11.50		13, 55	1.38	1.53	1.64		

Permissible additions for special constructions of Irregulars. Description will be found at end of this table. (Applicable only to "All Nylons")

39-gauge:	×	(c) Seconds			1	
Outside—15" to 15]4" head. Outside 16" and wider. Non-Run Lace and Mesh. Jacquard.	1. 28 1. 91 1. 70 1. 28 1. 70		1.50 2.25 2.00 1.50 2.00	.15 .23 .20 .15 .20	.17 .24 .23 .17 .23	.18 .27 .24 .18 .24
Extra Lengths Outside—14" to 1414" head	\$0,64		\$0.75 .75	\$0.08	\$0.08	\$0.09

39-gange: All nylon Nylon leg	\$6.00 5.35		\$7.05 6.30	\$0.72 .64	\$0.80 .71	\$0.85 .76		
42-gauge: All nylon Nylon leg 45-gauge:	6. 35 5. 65		7, 45 6, 65	.76	.85 .75	.90		
All nylon	6, 65		7.80	.80	.89	. 94		

¹ See footnote at end of table.

TABLE 1-continued (c) Seconds-Continued

(a)	(b)	(c)	(d)	(e)	(1)	(g)	
	By manufacturers (per dozen)		Whole- sale (per	At retail (per pair)			
Gauge and construc-	Un- branded	Branded	Drop ship- ments 10% below these prices	By chain and mail order houses	Of un- branded buying from manu- facturers	Of branded or buying from whole- saler, also house to house	
48 gauge: All nylon Nylon leg 51 gauge: All nylon Nylon leg	\$7.00 6.35 7.35 6.65		\$8. 25 7, 45 8. 65 7. 80	\$0. 84 .76 .88 .80	\$0,93 .85 .98 .89	\$1.00 .90 1.04	
54 gauge and higher: All nylon Nylon leg	8. 35 7. 65		9, 80 9, 00	1.00	1.11 1.02	1. 19 1. 09	

Permissible additions for special constructions of seconds. Descr found at end of this table. (Applicable only to all nylons) Description will be

Extra lengths	\$0.50		\$0.59	\$0.06	\$0.06	\$0.07
Outsize-14 to 1414" head.	. 50		. 59	.06	.06	. 07
Outsize-15 to 151/2" head.	1.00		1.18	.12	.13	.14
Outsize-16" and wider	1.50	TEACH DISTRICT	1.76	. 18	. 19	. 20
Nonrun	1, 33		1.56	.16	.18	. 19
Lace and mesh	1.00		1.18	.12	. 13	. 14
Jacquard	1.33		1.56	.16	.18	. 19

(d) Thirds

39, 42 and 45 gauge: All nylon Nylon leg	\$4, 50 4, 00	 \$5, 30 4, 70	\$0. 54 . 48	\$0.60	\$0.64 - 57
48 and 51 gauge; All nylon Nylon leg 54-gauge and higher;	5, 25 4, 75	 6, 20 5, 60	. 63	.70	.75
All nylon	6. 25 5. 75	 7. 35 6. 75	.75	. 83 . 77	.89

Notes to Tables

Notes to Tables

1 How to use tables. "Chain stores" and "mail order houses" will find the maximum prices at which they may sell nylon hosiery in column (e) above. Other retailers who buy unbranded hosiery direct from manufacturers will find the maximum prices at which they may sell nylon hosiery in column (f) and they will find in column (g) the maximum prices at which they may sell or not hosiery in column (f) and they will find in column (g) the maximum prices at which they may sell or name a "qualified wholesaler" in a sale at wholesale. Hosiery sold "house to house" may be sold at the prices shown in column (g). Only first quality hosiery may be sold at branded celling prices.

Drop shipments under sales at wholesale are sales which qualify as sales at wholesale and in addition involve delivery to the retailer either from a place of business other than that of the seller-at-wholesale, or shipment by such seller to the retailer in substantially the same shipping case, shipping container, or outer covering in which the seller received the hosiery.

Manufacturers who are not retailers have but two possible types of sales. When they sell "branded hosiery" (as that term is defined in section 3 of the regulation) they will find their cellings in column (c). Their unbranded hosiery cellings are found in column (b). Hosiery classed as irregulars, seconds or thirds may not be sold at "branded" cellings. Manufacturers should likewise note that no hosiery which they sell to wholesale establishments may be sold at prices higher than those shown in column (b). Manufacturers who are also retailers will find an explanation of their retail prices in section 2 (c).

Description of constructions referred to in Table 1.

(a) Extra length stockings are those with a minimum length of 33½" finished.

(b) Lace and mesh stockings are those with a distinctive lace or mesh pattern throughout the leg portion, knit with full lace or mesh pattern throughout the leg portion, knit with full lace.

(a) Extra length stockings are those with a minimum length of 33½" finished.

(b) Lace and mesh stockings are those with a distinctive lace or mesh pattern throughout the leg portion, knit with full lace or modified lace tackle on a full-fashioned knitting machine. No lace or mesh premium may be applied to gauges higher than 51 if such premium results in a price greater than the corresponding lace or mesh price for 51 gauge.

(c) Outsize hosiery, 14" and 14½" outsize hosiery is hosiery which (i) Is knit on 14" and 14½" needle bar using the full needle bar (with tolerance of 4 needles);

(ii) Is knit with no fashionings or narrowings in the flare;

(iii) Is boarded on outsize forms in accordance with accepted trade practice. 15" and 16" outsize hosiery is hosiery which is knit on a full 15" or 16" needle bar (with a tolerance of 4 needles) and is boarded on outsize forms in accordance with accepted trade practice. No unsize premium may be applied to gauges higher than 45 if such premium results in a price greater than the corresponding price of 45 gauge.

(d) Non-run stockings are those which are knit throughout the leg portion by one of the generally accepted methods of knitting non-run fabric. No non-run premium may be applied to gauges higher than 45 if such premium results in a price greater than the corresponding non-run price for 45 gauge.

(e) All-nylon. If hosiery is made entirely of continuous filament nylon thread, or if the entire stocking is made with continuous filament nylon thread, and any part of the foot is reinforced with another fibre the hosiery is considered all-nylon. In the case of outsize hosiery, if the stocking is made with a cotton welt and is otherwise all-nylon except for foot reinforcement it is considered all-nylon.

(f) Nylon leg. If the leg is knitted entirely of continuous filament nylon thread, but some other portion of the stocking is made of another fibre (except for foot reinforcement described in (e) and cotton welt in outsize hosiery) the stocking is considered "nylon leg."

(g) Jacquard stockings are those made with a distinctive ornamental pattern or design on a full-fashioned knitting machine using a full Jacquard premium tackle. No Jacquard premium may be applied to gauges finer than 51 if such premium results in a price greater than the corresponding price for 51 gauge Jacquard stocking.

TABLE 2-MAXIMUM PRICES FOR SALES OF CIRCULAR KNIT CONTINUOUS FILAMENT NYLON HOSIERY 1

(All prices are net, f. o. b., point of shipment)

(a) First quality

(a)	(b) -	(c)	(d)	(e)
		At wholesale		
Construction	By manu- facturer (per dozen)	(per dozen), drop ship- ments 10% below these prices	By retailers buying from manufac- turers	By retailers buying from wholesalers
280 needles:	00.75	60.10	60.05	\$1,00
All nylon Nylon leg	\$6.75 5.75	\$8, 10 6, 90	\$0.85 .70	.85
300-320 needles; All nylon	7, 50	8,95	.95	1.10
Nylon leg	6. 50	7.75	.80	. 95
All nylon	8, 25	9.85	1.05	1. 20
Nylon leg	7, 25	8. 65	.90	1.05
All nylon	8.75	10.45	1. 10	1. 25
Nylon leg 400 needles and higher:	7.75	9. 25	.95	1.10
All nylon	9. 50	11.35	1. 20	1.35
Nylon leg	8.50	10. 15	1.05	1. 25

Permissible additions for special constructions of First Quality ("All nylons" only)

Single end mesh	\$0.50	\$0. 55	\$0.05	\$0.05
	.75	. 85	.10	.10
	.50	. 60	.10	.10
Outsizes	. 50	.60	.10	.10

(b) Irregulars

280 needles: All nylon	\$5.75	\$6,90	\$0,72	\$0.84
Nylon leg	4.90	5.85	.61	.71
300-320 needles:	1.00	0.00	.01	
All nylon	6, 35	7.60	.79	. 92
Nylon leg.	5, 50	6.60	. 68	.92
340 needles:	0.00			
All nylon	7.00	8, 40	.87	1.02
Nylon leg	6. 15	7, 35	.76	. 89
360-380 needles:			1	5.00
All nylon.	7.45	8.90	.93	1.08
Nylon leg	6, 60	7, 90	.82	. 96
400 needles and higher:			and the same of th	
All nylon	8.05	9, 65	1.00	1. 17
Nylon leg	7. 20	8, 60	.89	1.05

Permissible additions for special constructions of irregulars ("all nylons" only)

Total Control of the			r .	
Single end mesh Double end mesh Outsizes	\$0.43	\$0.51	\$0.05	\$0.06
	.64	.75	.08	.09
	.43	.51	.05	.05

(c) Seconds

Comment of the Commen	The second			-
280 Needles:			100	
All nylon	\$4,50	\$5, 40	\$0.56	\$0.66
Nylon leg.	3, 85	4.60	. 48	. 56
300-320 needles:	-	200		
All nylon	5, 00	6,00	. 62	.73
Nylon leg.	4. 35	5. 20	.62	. 63
340 needles:				
All nylon	5. 50	6, 60	. 68	.80
Nylon leg.	4.85	5. 80	.60	.71
360-380 needles:			The state of the s	
All nylon	5, 80	6.95	.72	.85
Nylon leg.	5. 15	6, 15	. 64	.75
400 needles and higher:	37.32	2000	727	
All nylon	6.35	7.60	.79	.92
Nylon leg.	5. 65	6.75	.70	.82

Permissible additions for special constructions of seconds ("all nylons" only)

Single end mesh	\$0.33	\$0.39	\$0.04	\$0.05
	.50	.59	.06	.06
	.33	.39	.04	.05

¹ All retailers who buy from manufacturers will find ceiling prices at which they may sell women's nylon hosiery in column (d) of this table. If the hosiery is bought by the retailer from a "qualified wholesaler" in a sale at wholesale he may use the ceiling prices shown in column (e).

TABLE 2-continued (A) Things

	(4)	1 hiras			
(a)	(b)	(e)	(d)	(e)	
		At wholesale	At retail	(per pair)	
Construction	By manu- facturer (per dozen)	(per dozen), drop ship- ments 10% below these prices	By retailers buying from manufac- turers	By retailers buying from wholesalers	
280-320 needles: All nylon Nylon leg. 340 needles and higher:	\$3. 40 2. 90	\$4.05 3.45	\$0.42 .36	\$0.49 .42	
All nylon Nylon leg	4. 10 3. 65	4. 95 4. 35	.51	.60	

TABLE 3-MAXIMUM PRICES FOR SALES OF SPECIAL CONSTRUCTIONS OF NYLON HOSIERY

[All prices are net f. o. b. point of shipment]

(a)	(b)	(e)	(d)	(e)	(f)		
			Δt	At retail (per pair)			
Description	By man-	At whole- sale (per dozen)	By chain	By other	retailers		
	ufactur- ers (per dozen)	Drop ship- ments 10% be- low these prices	and mail order houses	Buying from manufac- turers	Buying from whole- salers		
(1) Spun Nylon;2		962					
(i) Standard:							
First quality	\$10.00	\$11, 75	\$1.20	\$1.35	\$1.40		
Irregulars	8.50	10.00	1.02	1. 13	1.21		
Seconds Thirds	6. 65	7.80	. 80	. 89	.94		
(2) Combination for blended: (i) Standard:	5, 00	5. 90	. 60	.67	.71		
First quality	9.00	10.60	1, 10	1.20	1.30		
Irregulars	7, 65	9,00	.92	1.02	1.09		
Seconds	6.00	7.05	.72	.80	. 85		
Thirds	4.50	5.30	.54	,60	.64		
(ii) Outsize:	-						
First quality	9.75	11.50	1. 20	1.30	1, 40		
Irregulars	8.30	9.80	1.00	1.10	1.18		
Seconds	6.50	7.65	.78	.87	.92		
Thirds	4.90	5.75	. 69	. 65	. 69		

1 "Chain stores" and "mail order houses" will find the maximum prices at which they may sell hosiery of the above listed special constructions in column (d). Other retailers who buy from manufacturers will find their ceiling prices in column (e), and they will find in column (f) maximum prices at which they may sell such hosiery bought from a "qualified wholesaler" in a sale at wholesale.

2 Spun nylon hosiery is made entirely from yarn spun from 100 percent nylon staple fiber.

fiber.

2 Blended nylon hosiery is made entirely from yarn spun from blends or mixtures of nylon staple fibers and any other staple fibers.

4 Combination nylon hosiery is made entirely of yarn composed of nylon yarn combined and twisted with any yarn other than nylon.

Effective date. This Maximum Price Regulation No. 602 shall become effective November 20, 1945.

Note: The record-keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942

Issued this 15th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20932; Filed, Nov. 15, 1945; 4:38 p. m.]

PART 1339—BURLAP AND BURLAP PRODUCTS [RPS 18,1 Corr. to Amdt. 7]

BURLAP

Amendment 7 to Revised Price Schedule 18 is corrected by substituting the figure "9.10" for the figure "9.16" in the

17 F.R. 1241, 1600, 1836, 2000, 2132, 5138, 6385, 7435, 8948; 8 F.R. 14311; 9 F.R. 7936; 10 F.R. 1142.

column entitled "Cents" appearing in the table contained in § 1339.12.

This correction shall be effective as of October 30, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES. Administrator.

IF. R. Doc. 45-21049; Filed, Nov. 19, 1945; 11:42 a. m.1

PART 1305-ADMINISTRATION [SO 132,1 Amdt. 9]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN FOODS, GRAINS AND CEREALS, FEEDS, TOBACCO AND TOBACCO PRODUCTS, AGRICULTURAL CHEMICALS, IN-SECTICIDES AND BEVERAGES

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Supplementary Order No. 132 is amended in the following respect:

In section 2 (a) (1) the following commodity is added in alphabetical order:

	From-	Termination date
Citrus fruit, fresh (do- mestic and imported): This includes, but is not limited to, oranges, grapefruit, lemons, tan- gerines and temples, king oranges, clemen- tines, tangelos and satsumas.	Nov. 19, 1945	Jan. 14, 1946

This amendment shall become effective 12:01 a. m. November 19, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

Approved: November 16, 1945.

J. B. HUTSON.

Acting Secretary of Agriculture.

[F. R. Doc. 45-21015; Filed, Nov. 16, 1945; 4:45 p. m.]

PART 1351-FOOD AND FOOD PRODUCTS [MPR 262,1 Amdt. 20]

SEASONAL AND MISCELLANEOUS FOOD COMMODITIES

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

§ 1351.955e Maximum prices for producers of mincement, adjusted for 1945 apple costs. (a) Any producer who figured his maximum price for an item of mincemeat under this regulation before November 15, 1945, shall refigure that price according to this paragraph; and any producer who figures his maximum price for the first time on or after that date shall figure it according to this paragraph. He shall:

(1) Start with the 1943 maximum price. The producer shall use as his starting point his maximum price as figured under § 1351.955c.

(2) Subtract 1943 cost of fresh apples. Next, the producer shall subtract his 1943 weighted average cost delivered to his customary receiving point of the fresh apples actually used in the item, as figured under and subject to the limitations of § 1351.955c.

(3) Add 1945 cost of fresh apples. Finally, the processor shall add to the resulting figure his 1945 weighted average cost delivered to his customary receiving point of the fresh apples actu-ally used by him in the item, after conversion to cents per unit of the finished product by applying the simple average of his 1941 and 1943 case (unit) yields and by adjusting for grade according to his customary practice. "Weighted average cost delivered to his customary receiving point" means the total amount

¹¹⁰ F.R. 11512, 11808, 12526, 12960, 12986. 13368, 13402, 13403.

¹⁷ F.R. 9244, 10844; 8 F.R. 262, 273, 437, 973, 2285, 5164, 9201, 10568, 11040, 11447, 14985, 15935, 16687, 17227; 9 F.R. 347, 9783; 10 F.R. 2617, 7401, 9129.

paid or contracted to be paid, including all charges for delivery to the producer's customary receiving point, divided by the total number of pounds purchased or contracted for between July 1, 1945 and the date of calculation under this section. In no event, however, shall this weighted average cost delivered to his customary receiving point exceed \$4.10 per one hundred pounds raw weight, in the case of a producer whose customary receiving point is located in Washington, Oregon, California, Idaho or Montana, or \$5.60 per one hundred pounds raw weight, in the case of a producer whose customary receiving point is located in any other state.

(b) A producer with one or more customary receiving points in each area shall figure separately his maximum prices for mincemeat that he produces from apples received in Washington, Oregon, California, Idaho or Montana and for mincemeat that he produces from apples received in other states. Such a producer may, if he wishes, establish a uniform maximum price for any item by figuring a weighted average of his two maximum prices for that item as follows: He shall (a) determine the total estimated receipts that would have been obtained if his production of the item during the one-year period immediately preceding the date of the calculation had been sold at the separate maximum prices in effect on the date of calculation and (b) divide that figure by the total number of units of the item included in that production. A producer who establishes a uniform maximum price in that way shall refigure his weighted average maximum price at the end of each subsequent one-year period on the basis of sales during the one-year period immediately preceding the date of recalculation.

(c) Each producer shall report his maximum prices he figures under this section as though mincemeat were being included in this regulation for the first time on November 15, 1945. Until he reports those maximum prices pursuant to § 1351.959a, he may not sell above his former maximum prices.

(d) With the first delivery of an item after a producer has reported his maximum price and thereafter with the first delivery of an item after the effective date of any provision changing his maximum price, he shall supply each wholesaler and retailer who purchases from him with written notice reading as follows:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, grade, brand, container type and size) has been changed by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation No. 421, 422 or 423, you must refigure your ceiling price for the item on the first delivery of it to you from your customary type of supplier with this notification on or after (insert the date on which the producer reported his price or, where applicable, effective date of amendment). You must refigure your ceiling price following the rules in section 6 of Maximum Price Regulation No. 421, 422 or 423, whichever is applicable to you.

For a period of 60 days after reporting the new maximum price for the item, and with the first shipment after the 60-day period to each wholesaler or retailer who has not made a purchase within that time, each producer shall include in each case, carton, or other receptacle containing the item, the written notice set forth above, or securely attach it to the outside. However, for sales direct to any retailer, the producer may supply the notice by attaching it to, or stating it on, the invoice covering the shipment instead of providing it with the

The terms "wholesaler" and "retailer" mean the persons respectively referred to as "wholesalers" and "retailers" in Maximum Price Regulation Nos. 421, 422," and 423.4

This amendment shall become effective November 15, 1945.

Note: All record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of

Issued this 15th day of November 1945.

CHESTER BOWLES. Administrator.

Approved: November 14, 1945.

J. B. HUTSON

Acting Secretary of Agriculture.

[F. R. Doc. 45-20934; Filed, Nov. 15, 1945; 4:39 p. m.]

PART 1351-FOOD AND FOOD PRODUCTS [MPR 280,1 Amdt. 56]

MAXIMUM PRICES FOR SPECIFIC FOOD PRODUCTS

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 280 is amended in the following respect:

Section 1351.806a is added to read as follows:

§ 1351.806a Individual adjustment of maximum prices for cottage cheese-(a) When adjustments may be made. Either upon application in accordance with Revised Procedural Regulation No. 1, or on his own motion, the Price Administrator may adjust a processor's maximum price for cottage cheese established under this regulation, when it appears that:

(1) The maximum price is below the median price at which sales of cottage cheese are made by processors located in the general processing area;

(2) The processor would be entitled to a price increase under the standards set forth in paragraph (b) below, and

(3) In the judgment of the Price Administrator, an increase in the processor's maximum price would be in furtherance of the purposes of the Emer-

19 F.R. 6520, 9090, 10358, 13004, 13057, 13758,

gency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328.

(b) Amount of adjustment. The maximum price, as adjusted under this section, shall in no event be higher than the median price at which sales of cottage cheese are made by processors located in the general processing area. Subject to this limitation and the limitation of paragraph (a) (3), the adjusted maximum price shall not exceed the following amount:

(1) Processing costs and direct delivery costs for cottage cheese, if the processor's percentage of net operating profits (before income and excess profits taxes) to net sales, during the most recent fiscal year, was 3 percent or

higher; or
(2) Total costs for cottage cheese, if the processor's percentage of net operating profits (before income and excess profits taxes) to net sales, during the most recent fiscal year, was less than 3 percent but no lower than 11/2 percent; or

(3) Total costs for cottage cheese plus a profit equal to 11/2 percent of the adjusted maximum price, if the processor's percentage of net operating profits (before income and excess profits taxes) to net sales during the most recent fiscal year, was lower than 11/2 percent.

In determining adjustments under this section changes in prices resulting from the granting of adjustments under this section shall, so far as practicable, be disregarded.

(c) Adjustment for distributors. Any distributor, other than a retailer whose sales are governed by Maximum Price Regulations 422 and 423, purchasing cottage cheese from a processor whose maximum price has been increased under the provisions of this section may add to his maximum price for cottage cheese purchased from such processor the same amount of the increase granted the processor.

(d) Definitions. When used in this section the term:

(1) "Cottage cheese" means cottage cheese and creamed cottage cheese as defined in "cream cheese, neufchatel cheese, cottage cheese, and creamed cottage cheese; Definitions and Standards of Identity" promulgated by the Food and Drug Administration and published in the Federal Register of December 23, 1942. It contains not more than 80 percent moisture, as determined by the method prescribed under "Moisture-Official" on page 301 of "Official and Tentative Methods on Analysis of Association of Official Agricultural Chemists," Fifth Edition, 1940. If any State regulation prescribes processing methods and requirements for cottage cheese, the product covered by this regulation shall be deemed to include such cottage cheese and creamed cottage cheese made in conformity with State laws. Plain "cottage cheese" contains less than 4 percent butterfat; "creamed cottage cheese" contains at least 4 percent, but not more than 5 percent, of butterfat.
(2) "Net sales" means total sales less

return sales of finished product.

(3) "Processing costs" means:

(i) Actual cost per unit, delivered to the plant, of all ingredients and packag-

^{14067, 15107; 10} F.R. 1938, 11363. *10 F.R. 1496, 5037, 5369, 7251, 11302. *10 F.R. 1505, 2024, 2297, 3814, 5370, 5577, 6285, 6514, 7251, 8015, 8656, 9272, 9263, 9430, 11303

^{*10} F.R. 1523, 2025, 2298, 3814, 5370, 5578, 6235, 6514, 8015, 8656, 9272, 9263, 9431, 11303.

ing materials for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs, or, if no maximum prices have been established, figured at no more than their current market prices:

(ii) Direct labor cost per unit figured at no more than lawful current rates;

(iii) Other costs of processing per unit, such as indirect labor (figured at no more than lawful current rates), de-preciation, factory rental, insurance, machinery repairs, and other cost factors generally pertaining to processing operations, but not including general administrative and selling expenses.

(4) "Direct delivery costs" means actual cost of delivering the product, where such cost is borne by the processor, including commissions paid to route drivers as a part of their wages, but not including other selling expense or commissions paid to sales people who do not make deliveries.

(5) "Total costs" means processing costs, direct delivery expenses and general administrative and selling expenses

(6) "Median price" means the middle price of a series of prices arranged in order of size or, if the series consists of an even number of prices, the simple arithmetic average of the two middle prices.

(e) Form and place of filing application. Applications for adjustment under this section shall be filed with the Office of Price Administration, Washington, D. C., in duplicate, on Office of Price Administration Form No. 6031-2555, and shall contain the information specified in the form with the following qualifications: In Part II under Item E include only actual cost of delivery, including gasoline, oil, repairs and depreciation of trucks, wages or route drivers, and commissions paid to drivers where such payment represents a portion of the drivers' wages; do not include supervisory salaries or wages.

Where price adjustment is sought for more than one type of product, type of package, or class of purchaser, the applicant must complete a form for each

such item.

Copies of Form 6031-2555 may be obtained from any field office of the Office of Price Administration or from the Poultry, Eggs and Dairy Products Branch, Food Price Division, Office of Price Administration, Washington, D. C.

This amendment shall become effective November 24, 1945.

Note: All record-keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 19th day of November 1945.

CHESTER BOWLES, Administrator.

Approved: November 7, 1945.

CLINTON P. ANDERSON. Secretary of Agriculture.

[F. R. Doc. 45-21045; Filed, Nov. 19, 1945;

11:43 a. m.] No. 227-3

19 F.R. 14233; 10 F.R. 1403, 3014, 6514.

PART 1384—HARDWOOD LUMBER PRODUCTS PART 1413—SOFTWOOD LUMBER PRODUCTS [MPR 568,1 Amdt. 5]

HARDWOOD PLYWOOD

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 568 is amended in the following respects:

- 1. In section 3 (b), that portion of subparagraph (1) which precedes subdivision (i) is amended to read as follows with the balance of subparagraph (1) remaining as presently written:
- (1) Technical hardwood plywood. For hardwood plywood manufactured according to Specification AN-NN-P-511b, AN-P-69, 72-48, 39-P-15 (Int.) 82-17 § B-1c and B-1d (Marine and Hutment grades), JAN-P-66 § B-1c, B-1d and B-1e, (Marine, Hutment and Fire Retardant grades), or JEG-11, an application for price approval shall be considered only, (A), on sales or quotations to the United States or any agency thereof or, (B), on sales or quotations to a buyer who indicates or shows to the satisfaction of the Office of Price Administration that the particular specification of hardwood plywood is required for the particular purpose to which the plywood is put.
- 2. In section 16 (b), subdivision F of Table 4 is amended to read as follows:

For lumber core panels (except as stated below) of Grade No. 1 (or Regular) hardwood lumber cores, of any construction within the limits of paragraph 83 of Com-mercial Standard CS35-42, animal glue, price as follows: For 5 ply add to prices for ½", 3 ply veneer core panels in Tables 1, 2 and 3:

Zone 1	Zone 2	Zone 3
191.10	UN EL	to attr
\$147.00	\$147.00	\$151, 25
197, 00		203.00
247, 00		
297, 00		
347.00	363. 75	369.50
10 10	Page 1	Man .
THE REAL PROPERTY.		
147.00	147.00	157, 00
197.00		208, 75
247, 00		280, 50
297, 00		352, 00
347.00		380, 50
2000		000.00
DESCRIPTION		The state of
11.00	29.50	29, 50
1 100		150
11.00	29.50	29.50
	\$147.00 197.00 247.00 297.00 347.00 347.00 147.00 247.00 247.00 347.00	147.00 147.00 107.00 203.00 247.00 260.25 297.00 320.50 347.00 363.75

For hardwood panels with lumber core of definitely specified species not at option of seller for which seller made an extra charge prior to December 6, 1944, or of other than hardwood, or of hardwood "stave" construc-tion, apply for approval of a price under section 3 (b).

This amendment shall become effective November 24, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-21046; Filed, Nov. 19, 1945; 11:43 a. m.]

[3d Rev. MPR. 13, Amdt. 1]

DOUGLAS FIR PLYWOOD

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.

Third Revised Maximum Price Regulation 13 is amended in the following

- 1. In section 5, paragraph (b) is amended to read as follows:
- (b) The mark-up on the sum of the carload f. o. b. mill price (for direct-mill shipments) and inbound carload freight (figured according to paragraph (a) above) shall be not more than the following:

		Douglas fir, Noble fir a fir plywood	and white
In sales of—	Pon- derosa pine plywood	Class I For any sell- er who after June 30, 1945 receives or has received at least one carload in a direct-mill shipment	Class II All other sellers
1,000 square feet or more of plywood. Less than 1,000	Percent 50	Percent 3334	Percent 45
square feet of ply- wood	60	45	65

2. A new section 5a is added to read as follows:

SEC. 5a. Delegation of authority to Regional Administrators. In accordance with General Order 68, or upon ap-In accordplication by a seller, each Regional Administrator or any District Director so authorized by the appropriate Regional Administrator is authorized to establish dollars-and-cents maximum prices at the retail level with adjustments as follows:

(1) When, in a particular community or defined area, a substantial proportion of those purchasers of plywood defined in section 5 (b) as "all other sellers" pay inbound common carrier freight from their normal sources of supply in excess of \$.45 per hundred pounds, the dollarsand-cents prices may be increased per thousand square feet by the actual freight paid over \$.45 per hundred pounds computed on a thousand square feet basis for the particular thickness.

(2) In sales of plywood in less than 1,000 square feet, the maximum price may be established per square foot adjusted to the nearest one-quarter of a cent per square foot.

This amendment shall become effective November 24, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-21042; Filed, Nov. 19, 1945; 11:29 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

Subchapter D-Freight Forwarders

PART 447—FILING OF CONTRACTS FOR JOINT LOADING AND TERMINAL SERVICES AND FACILITIES

CHANGE IN EFFECTIVE DATE

Upon consideration of request of certain freight forwarders for postponement of the effective date of the order; and good cause appearing therefor: It is ordered, That

The order entered in said proceeding on September 12, 1945 (§ 447.1, 10 F.R. 12013), which by its terms is to become effective November 19, 1945, be, and it is hereby, modified so as to become effective

on December 20, 1945.

Service of this order shall be made by mailing a copy thereof to all freight forwarders subject to part IV of the Interstate Commerce Act, and by posting one copy in the office of the Secretary of this Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Dated at Washington, D. C., this 15th day of November A. D. 1945.

By the Commission, Commissioner Mahaffie.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-21039; Filed, Nov. 19, 1945; 11:29 a. m.]

Notices

TREASURY DEPARTMENT.

Office of the Secretary.

[1945 Dept. Circ. 781]

7/8 PERCENT TREASURY CERTIFICATES OF IN-DEBTEDNESS OF SERIES J-1946

OFFERING OF CERTIFICATES

I. Offering of certificates. 1. The Secretary of the Treasury, pursuant to the authority of the Second Liberty Bond Act, as amended, invites subscriptions from the people of the United States for certificates of indebtedness of the United States, designated % percent Treasury Certificates of Indebtedness of Series J-1946, in exchange for Treasury Certificates of Indebtedness of Series H-1945, maturing December 1, 1945, Treasury Notes of Series B-1945, National Defense Series, maturing December 15, 1945, or Treasury Bonds of 1945, maturing December 15, 1945. Exchanges will be made par for par in the case of the maturing certificates, at par with an adjustment of interest as of December 1, 1945, in the case of the maturing notes, and at par with an adjustment of interest as of December 15, 1945, in the case of the maturing bonds.

II. Description of certificates. 1. The certificates will be dated December 1, 1945, and will bear interest from that date at the rate of % percent per annum,

payable on a semiannual basis on May 1 and November 1, 1946. They will mature November 1, 1946, and will not be subject to call for redemption prior to maturity.

2. The income derived from the certificates shall be subject to all Federal taxes, now or hereafter imposed. The certificates shall be subject to estate, inheritance, gift or other excise taxes, whether Federal or State, but shall be exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, or any of the possessions of the United States, or by any local taxing authority.

3. The certificates will be acceptable to secure deposits of public moneys. They will not be acceptable in payment of

4. Bearer certificates with interest coupons attached will be issued in demoninations of \$1,000, \$5,000, \$10,000, \$100,000 and \$1,000,000. The certificates will not be issued in registered form.

5. The certificates will be subject to the general regulations of the Treasury Department, now or hereafter prescribed, governing United States certificates.

III. Subscription and allotment. 1. Subscriptions will be received at the Federal Reserve Banks and Branches and at the Treasury Department, Washington. Banking institutions generally may submit subscriptions for account of customers, but only the Federal Reserve Banks and the Treasury Department are authorized to act as official agencies.

2. The Secretary of the Treasury reserves the right to reject any subscription, in whole or in part, to allot less than the amount of certificates applied for, and to close the books as to any or all subscriptions at any time without notice; and any action he may take in these respects shall be final. Subject to these reservations, all subscriptions will be allotted in full. Allotment notices will be sent out promptly upon allotment.

IV. Payment. 1. Payment for certificates allotted hereunder must be made on or before December 1, 1945, or on later allotment. Payment of the principal amount may be made only in Treasury Certificates of Indebtedness of Series H-1945, maturing December 1, 1945, in Treasury Notes of Series B-1945, National Defense Series, maturing December 15, 1945, or in Treasury Bonds of 1945, maturing December 15, 1945, which will be accepted at par and should accompany the subscription. In the case of the maturing notes, coupons dated December 15, 1945 must be attached to the notes when surrendered, and accrued interest from June 15, 1945 to December 1, 1945 (\$3.4631 per \$1,000) will be paid following acceptance of the notes. In the case of the maturing bonds in coupon form, payment of accrued interest on the new certificates from December 1, 1945 to December 15, 1945 (\$0.3384 per \$1,000) should be made when the subscription is tendered. In the case of maturing registered bonds, the accrued interest will be deducted from the amount of the check which will be issued in payment of final interest on the bonds surrendered. Final interest due December 15 on bonds surrendered will be paid, in the case of coupon bonds, by payment of December 15,

1945 coupons, which should be detached by holders before presentation of the bonds, and in the case of registered bonds, by checks drawn in accordance with the assignments on the bonds surrendered.

V. Assignment of registered bonds. 1. Treasury Bonds of 1945 in registered form tendered in payment for certificates offered hereunder should be assigned by the registered payees or assignees thereof to "The Secretary of the Treasury for exchange for Treasury Certificates of Indebtedness of Series J-1946 to be delivered to

in accordance with the general regulations of the Treasury Department governing assignments for transfer or exchange, and thereafter should be presented and surrendered with the subscription to a Federal Reserve Bank or Branch or to the Treasury Department, Division of Loans and Currency, Washington, D. C. The bonds must be delivered at the expense and risk of the holder.

VI. General provisions. 1. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to receive subscriptions, to make allotments on the basis and up to the amounts indicated by the Secretary of the Treasury to the Federal Reserve Banks of the respective Districts, to issue allotment notices, to receive payment for certificates allotted, to make delivery of certificates on full-paid subscriptions allotted, and they may issue interim receipts pending delivery of the definitive certificates.

2. The Secretary of the Treasury may at any time, or from time to time, prescribing supplemental or amendatory rules and regulations governing the offering, which will be communicated promptly to the Federal Reserve Banks.

[SEAL] FRED M. VINSON,
Secretary of the Treasury.

[F. R. Doc. 45-21011; Filed, Nov. 16, 1945; 2:48 p. m.]

DEPARTMENT OF AGRICULTURE.

Production and Marketing Administration

1946 SUGAR BEET CROP

NOTICE OF HEARINGS AND DESIGNATION OF PRESIDING OFFICERS WITH RESPECT TO WAGES AND PRICES

Pursuant to the authority contained in subsections (b) and (d) of section 301 and section 511 of the Sugar Act of 1937 (Public, No. 414, 75th Congress), as amended, notice is hereby given that public hearings will be held as follows:

At Lansing, Michigan, in the House of Representatives Chamber, on December 1, 1945, at 11:00 a.m.; at St. Paul, Minnesota, in Room 317, Uptown Post Office Station and Federal Courts Building, on December 3, 1945, at 9:30 a.m.; at Billings, Montana, in the Billings Commercial Club Building, on December 5, 1945, at 9:30 a.m.; at Berkeley, California, in the Farm Credit Administration Building, on December 10, 1945, at 9:30 a.m.; at Ventura, California, in the Office of Agricultural Extension Service, 52 North California Street, on December 11, 1945, at 9:30 a.m.; at Salt Lake City, Utah,

in Room 246, Federal Building, on December 13, 1945, at 9:30 a.m.; at Twin Falls, Idaho, in the U.S. District Court Room, on December 14, 1945, at 11:00 a.m.; at Greeley, Colo., at the Camfield Hotel, on December 17, 1945, at 9:30 a.m.; and at Scottsbluff, Nebraska, in the Assembly Room of the City Library, on December 18, 1945, at 9:30 a.m.

The purpose of such hearings is to receive evidence likely to be of assistance to the Secretary of Agriculture in determining (1), pursuant to the provisions of section 301 (b) of the said act, fair and reasonable wage rates for persons employed in the production, cultivation, or harvesting of the 1946 crop of sugar beets on farms with respect to which applications for payments under the said act are made, and (2), pursuant to the provisions of section 301 (d) of the said act, fair and reasonable prices for the 1946 crop of sugar beets to be paid under either purchase or toll agreements by processors who, as producers, apply for payments under the said act: and to receive evidence likely to be of assistance to the Secretary of Agriculture in making recommendations, pursuant to the provisions of section 511 of the said act, with respect to the terms and conditions of contracts between producers and processors of sugar beets and with respect to the terms and conditions of contracts between laborers and producers of sugar beets.

These hearings, after being called to order at the time and place mentioned herein, may be continued from day to day within the discretion of the presiding officers, and may be adjourned to a later day or to a different place without notice other than the announcement thereof at the hearings by the presiding officers.

C. M. Nicholson, C. R. Oviatt, and H. H. Simpson are hereby designated as presiding officers to conduct, either jointly or severally, the foregoing hearings.

Issued this 16th day of November 1945.

SEAL] J. B. HUTSON, Acting Secretary of Agriculture.

[F. R. Doc. 45-21034; Filed, Nov. 19, 1945; 11:13 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certifi-

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms hereinafter mentioned under section 14 of the act, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determinations, orders and/or regulations herein-

after mentioned. The names and addresses of the firms to which certificates were issued, industry, products, number of learners, and effective and expiration dates of the certificates are as follows:

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportwear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 FR. 4724), as amended by Administrative Order March 13, 1943 (8 FR. 3079), and Administrative Order, June 7, 1943 (8 FR. 7890).

The Badger Raincoat Company, 809 Frank-

The Badger Raincoat Company, 809 Franklin Street, Port Washington, Wisconsin; Sportswear, Leather and Sheeplined Garments and Rainwear; 10 learners (T); effective November 15, 1945, expiring November 14, 1946.

Danville Sportswear Company, Inc., 328 Ferry St., Danville, Pennsylvania; Infants', Children's Outerwear, Sportswear; 10 learners (T); effective November 10, 1945, expiring November 9, 1946.

Emaus Shirt Company, Inc., Elm & Moyer Streets, Emmaus, Pennsylvania; Dress Shirts, Collars and Sleeping Wear, Shirts and Sport shirts; 10% (T); effective November 13, 1945, expiring November 12, 1946.

The Fessenden Shirt Company, Inc., 9-11 Field Court, Kingston, New York; Dress Shirts, Collars, Sleeping Wear and Men's Shirts; 10% (T); effective November 23, 1945, expiring November 22, 1946.

cxpiring November 22, 1946.

The Mack Shirt Corporation, 1416 Vine Street, Cincinnati, Ohio; Men's Dress and Sport Shirts; 10 learners (T); effective November 26, 1945, expiring May 25, 1946.

MacSmith Garment Company, Inc., 28th Street, Gulfport, Mississippi; Dress Shirts, 10% (T); effective November 9, 1945, expiring November 8, 1946.

Weaver Pants Corporation, Foote and Polke Sts., Corinth, Mississippi; Pants, Overalls, Coveralls & Work Shirts; 10% (T); effective November 20, 1945, expiring November 19, 1946.

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order, September 20, 1940 (5 F.R. 3748), and as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Aris Gloves, Inc., 28 Woodruff Street, Saranac Lake, New York; Fabric Gloves, 10 learners (E); effective November 16, 1945, expiring May 15, 1946.

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Barber Hosiery Mills, Inc., Mount Airy, North Carolina; Seamless Hosiery; 10% (AT); effective November 21, 1945, expiring May 20, 1946.

Browns Hosiery Mills, Inc., 102 E. Holt Street, Burlington, North Carolina; Seamless Hosiery; 5 learners (T); effective November 20, 1945, expiring November 19, 1946.

20, 1945, expiring November 19, 1946. Graysville Hostery Mill, Inc., 125 East Main St., Dayton, Tennessee; Seamless Hostery, 25 learners (E); effective November 18, 1945, expiring May 17, 1946.

Regulations, Part 522—Regulations Applicable to the Employment of Learners (supra). The Worth Company, 145 Main St., Stevens Point, Wisconsin; Ply tieing: 5 learners; 480 hours at 35 cents per hour; effective November 13, 1946, expiring February 19, 1946.

The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. These certificates have been issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they

are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of Regulations, Part 522.

Signed at New York, New York, this 15th day of November 1945.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator.

[F. R. Doc. 45-21038; Filed, Nov. 19, 1945; 11:19 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 2071]

SWEDISH INTERCONTINENTAL AIRLINES (S. I. L. A.)

NOTICE OF HEARING

In the matter of the application of Swedish Intercontinental Airlines (S. I. L. A.) for a foreign air carrier permit under section 402 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402 and 1001 thereof, that the above-entitled matter is assigned to be heard on November 26, 1945, at 9:30 a.m. (eastern standard time) in room 3899, Department of Commerce Building, Washington, D. C., before Examiner Barron Fredricks.

Dated Washington, D. C., November 19, 1945.

FRED A. TOOMBS, Secretary

[F. R. Doc. 45-21087; Filed, Nov. 19, 1945;

[Docket No. 2077]

DANISH AIR LINES (D. D. L.)

NOTICE OF HEARING

In the matter of the application of Danish Air Lines (D. D. L.) for a foreign air carrier permit under section 402 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 402 and 1001 of said act, that the above-entitled matter is assigned to be heard on November 27, 1945, at 10 a.m. (eastern standard time), in Room 3899, Department of Commerce Building, Washington, D. C., before Examiner F. A. Law, Jr.

Dated: Washington, D. C., November 16, 1945.

By the Civil Aeronautics Board.

FRED A. TOCMBS, Secretary.

[F. R. Doc. 45-21068; Filed, Nov. 19, 1945; 11:58 a. m.]

FEDERAL COMMUNICATIONS COM-MISSION.

RAILROAD RADIO SERVICE

ORDER INVITING ORAL ARGUMENT IN THE MATTER OF PROMULGATION OF RULES AND REGULATIONS

Whereas, in the light of the evidence presented "In the Matter of the Investigation of the Establishment and Use of Radiocommunications Systems in Railroad Operations" (Docket No. 6593), it is desirable that rules and regulations governing the operation of radio stations in connection with railroad operations should be promulgated as soon as possible: and

Whereas, the Commission on May 25, 1945, issued its final Report of Allocations from 25,000 kilocycles to 30,000,000 kilocycles (Docket 6651), allocating frequencies for a new railroad radio service; and

Whereas, a considerable amount of experimentation has now been completed on the part of various railroads pursuant to experimental authorizations issued by the Commission for the purpose of obtaining, among other things, the necessary information for the establishment of the railroad radio service on a regular basis: and

Whereas, the rules now proposed to be adopted for governing the new railroad radio service have previously been discussed with representatives of the Association of American Railroads and other interested railroad representatives;

Now, therefore, it is hereby ordered, This 14th day of November 1945, that, unless otherwise ordered by the Commission upon the consideration of objections filed as hereinafter provided, a new Part 16, Rules and Regulations Governing Railroad Radio Service, be, and it is hereby, adopted, effective December 31, 1945 in the form shown on the attachment hereto.

It is further ordered, That any interested party may within 20 days from the date hereof, file a statement in writing setting forth reasons why Part 16 of the Commission's rules and regulations should not become effective in the form shown in the attachment hereto and request oral argument thereon; and, if such reasons are substantial, oral argument will be granted.

PART 16

RULES AND REGULATIONS GOVERNING RAILROAD RADIO SERVICE

DEFINITIONS

Sec. 16.1 Railroad.

16.2 Railroad radio service. 16.3 Train radio station.

Yard and terminal radio station. 164 Railroad utility radio station. 16.5

LICENSES

Eligibility for license. 16.22

License period. Posting station licenses. 16.23

16.41 Application for authorization for stations operated exclusively on railroad rolling stock.

16.42 Application for authorizations for portable or mobile stations not operated exclusively on railroad rolling stock.

Sec.

16.43 Application for authorization for stations at fixed locations.

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AUTHORITY: §§ 16.1 to 16.143 issued under 48 Stat. 1082; 47 U.S.C. 903.

DEFINITIONS 1

§ 16.1 Railroad. The term "railroad" as used in this part includes any railroad common carrier and all facilities of every kind used or necessary in railway trans-

§ 16.2 Railroad radio service. The term "railroad radio service" means a radio communication service used in connection with and concerning railroad operations.

§ 16.3 Train radio station. The term "train radio station" means a radio station used primarily for end-to-end, fixed point to train, and train to train communications, in connection with the operation of railroad trains over a track or tracks extending through yards and between stations upon which trains are operated by time table or train order, or both, or the use of which is governed by block signals.

§ 16.4 Yard and terminal radio station. The term "yard and terminal radio

¹Reference is made to section 3 of the Communications Act of 1934, as amended, for definitions of "radio communications", "land station", "mobile station", etc., and to Article 1, Sections 1, 2 and 3 of the General Radio Regulations (Cairo Revision, 1938) annexed to the International Telecommunication Convention for other definitions. These sections are contained in Appendix A of Part

2 of the Commission's rules and regulations.
The Part 2 General Rules and Regulations the Commission contain those general regulations which are applicable to all types of radio stations, in addition to the specialized regulations prescribed for particular services. The procedural regulations of the Commission governing such matters as the form to be followed in the filing of applications for station authorizations in all services are contained in Part 1 of the Commission's rules of practice and procedure. As soon as practicable, all of the Part 2 General Rules and certain of the Part 1 Procedural Rules, applicable to railroad-radio stations, will be integrated within this Part 16 for convenience of reference.

station" means a radio station used for radio communication within railroad yard or terminal areas.

§ 16.5 Railroad utility radio station. The term "railroad utility radio station" means a station used for communications which are of practical necessity in connection with railroad operation and maintenance.

LICENSES

§ 16.21 Eligibility for license. Authorizations for the various classes of stations in the railroad radio service will be issued only to persons or organizations operating as railroad common carriers. However, experimental authorizations may be issued to communications common carriers for the purpose of providing railroad radio service.

§ 16.22 License period. Unless otherwise stated in the authorization, licenses for all stations in the railroad radio service will be issued for a period of two years, or such shorter period as may be necessary to provide for the expiration of all licenses at 3 a.m. Eastern standard time on February 1.

§ 16.23 Posting station licenses. (a) The license of each station operated at a fixed location shall be posted at a convenient place where the transmitter is located.

(b) The license covering each portable and mobile station shall be retained in the files of the licensee and remain available for inspection upon request by any authorized representative of the Commission.

(c) A license verification card issued by the Commission and certifying to the licensed status of each portable or mobile unit shall be attached to each portable or mobile transmitter.

APPLICATIONS

§ 16.41 Application for authorization for stations operated exclusively on railroad rolling stock. A construction permit is not required for stations located and operated exclusively on railroad rolling stock, but a station license is required for each such station. A single license application may be submitted covering any designated number of identical mobile transmitter units of the same class of station.

§ 16.42 Application for authorization for portable or mobile stations not operated exclusively on railroad rolling stock. (a) A construction permit and station license is required for all transmitter units of portable or mobile stations not located and operated exclusively on railroad rolling stock. A single construction permit application may be submitted covering any designated number of identical portable or mobile transmitter units of the same class of station.

(b) An application for license covering any number of identical portable or mobile transmitter units of the same class of station may be submitted after completion of construction or installation of such transmitter units in accordance with the terms of the construction

§ 16.43 Application for authorization for stations at fixed locations. (a) An individual construction permit application shall be submitted for each station to be located and operated exclusively at a fixed point.

(b) An application for a license for each station at a fixed location may be submitted after completion of construction or installation of the station in accordance with the terms of the construction permit.

§ 16.44 Application for renewal or modification of licenses. An individual application may be submitted for the renewal or modification of any station license in the railroad radio service; or a blanket application may be submitted for renewal of a group of station licenses of the same class or for modification of a group of station licenses of the same class where the modification requested is the same for all stations covered by the application. The radio stations covered by a blanket application shall be clearly identified therein.

TECHNICAL SPECIFICATIONS

\$ 16.61 Frequencies. The following frequencies (in megacycles) are allocated to the following classes of stations in the Railroad Radio Service:

(a) To train radio stations primarily for stations on board railroad rolling stock and for land stations primarily for use in communicating with stations on board railroad rolling stock:

158.43	159.33	160.23	161, 13
158.49	159.39	160. 29	161. 19
158.55	159.45	160.35	161.25
158. 61	159.51	160.41	161.31
158, 67	159.57	160, 47	161.37
158. 73	159.63	160.53	161.43
158. 79	159.69	160.59	161.49
158.85	159.75	160, 65	161.55
158, 91	159.81	160, 71	161, 61
158.97	159, 87	160.77	161, 67
159.03	159.93	160.83	161.73
159.09	159, 99	160.89	161.79
159.15	160.05	160, 95	161.85
159. 21	160.11	161.01	161.91
159.27	160, 17	161.07	161.97
		4 TO 1 TO 1 TO 1	

These frequencies may also be used on a secondary basis for intercommunication between adjacent land stations provided interference is not caused to the train radio station service for which the frequencies are primarily allocated.

(b) To yard and terminal and railroad utility stations:

(1) All frequencies in paragraph (a) of this section except 158.43, 159.09, 159.57, 159.81, 160.53 and 161.01 Mc, provided interference is not caused to train radio stations. The application requesting assignment of these frequencies for use by yard, terminal or railroad utility stations shall show why interference will not be caused to train radio stations.

(2) Specific frequencies to be designated within the following television channels—44-50, 54-60, 60-66, 66-72, 82-88, 186-192, 192-198, 198-204, 204-210, 210-216 Mc. Frequencies so designated will be assigned on a mutually non-interfering basis subject to such additional limitations and restrictions as may be deemed necessary.

(c) The assignment of any of the frequencies enumerated above in paragraphs (a) and (b) may be restricted in use to one or more specified geographic

areas and may be authorized for use by one or more licensees.

(d) The frequency or frequencies immediately available for assignment to any particular area or railroad may be ascertained by communicating with the Secretary of the Federal Communications Commission, Washington 25, D. C.

§ 16.62 Emissions. Types A-1, A-2, A-3, A-4 and special emission (a) for frequency modulation for telephony, and (b) for operation of signalling, calling and similar devices, may be authorized for stations in the railroad radio service. Where special emission other than frequency modulation for telephony is requested to be authorized, the application shall describe the type of emission in complete detail.

§ 16.63 Modulation and band width.
(a) In the case of amplitude modulation the carrier shall be modulated to a sufficiently high degree to provide effective communication, but the modulation shall not exceed 100 percent on peaks.

(b) In the case of frequency modulation the maximum positive or the maximum negative frequency deviation arising from modulation plus the deviation of the carrier from the assigned frequency due to frequency instability shall not exceed 30 kcs. In all cases, the emissions shall be confined within the assigned channel to the extent permitted by the development of the art.

§ 16.64 Frequency stability. The carrier frequency of stations in the railroad radio service shall be maintained within 0.005 per cent of the assigned frequency.

§ 16.65 Frequency measurements. The licensee of each station shall employ a suitable procedure to determine that the carrier frequency of each licensed transmitter is within the prescribed tolerance and shall make such determination at least once each six months. The results of these determinations and the signature of the person making the determination shall be entered in the licensee's records.

§ 16.66 Power. The power which may be used by a station in the rallroad radio service shall be no more than the minimum required for satisfactory technical operation commensurate with the size of the area to be served and local conditions which affect radio transmission and reception. The normal power shall not exceed 100 watts input to the final radio frequency stage of the transmitter. Power in excess of this amount may be authorized where data in support of such request are submitted clearly showing the need for higher power.

OPERATING SPECIFICATIONS; SCOPE OF SERVICE

§ 16.81 Permissible transmissions. Stations in the railroad radio service may be used only for transmissions relating to and essential to operation of railroads.

§ 16.82 Points of communication. In accordance with the provisions of § 16.81 stations in railroad radio service may be used to communicate with:

(a) Other stations in the railroad radio service licensed to the same licensee or receiving stations operated by the same licensee.

(b) Stations in the railroad radio service licensed to other licensees or receiving stations operated by other railroads where cooperation or coordination of activities is necessary in connection with railroad operations.

(c) Licensed stations in other radio services and U. S. Government stations or receiving stations in case of an emergency or impending emergency jeopardizing life, public safety, or important property.

§ 16.83 Coordinated service. Any applicant for an instrument of authorization, or existing licensee, proposing to furnish a coordinated railroad radiocommunication service to one or more railroads eligible under the Commission's rules for railroad radio station authorizations shall make specific notarized request, in duplicate, for authority to furnish such service. The request or application for such authority shall contain a complete description of the service to be rendered, the terms and conditions upon which such service is to be rendered or exchanged, including the details of any arrangements for the sharing of capital investment or operating expenses and the basis of any charges to be made for the rendition of such service. Copies of all agreements or other arrangements including written statements of any oral agreements or arrangements relating to such services shall be attached to the application.

RECORDS

§ 16.101 Station record. All stations in the railroad radio service operated at fixed locations shall maintain records showing:

(a) Names of railroad employees who use the radio transmitters.

(b) Results of maintenance tests made pursuant to § 16.122.

(c) Failure or improper operation of radio transmitting equipment.

(d) Where an antenna or antenna supporting structure(s) is required to be illuminated.

(1) The time the tower lights are turned on and off if manually controlled:

(2) The time the daily visual observation of the tower lights was made;

(3) In the event of any observed failure of a tower light,

(i) Nature of such failure;

(ii) Time the failure was observed;

(iii) Time and nature of the adjustments, repairs or replacements made;

(iv) Time notice was given to the Airway Communication Station (C. A. A.) of the failure of any tower light not corrected within thirty minutes;

(v) Time notice was given to the Airways Communication Station (C. A. A.) that the required illumination was resumed; and

(4) Upon completion of the periodic inspection required at least once each three months.

 (i) The date of the inspection and the conditions of all tower lights and associated tower lighting control devices;
 and (ii) Any adjustments, replacements or repairs made to insure compliance with the lighting requirements.

§ 16.102 Required retention period. Records required by the railroad radio service rules shall be retained by the licensee for a period of at least one year.

TESTS

§ 16.121 Equipment tests. Upon completion of construction of a radio station in exact accordance with the terms of the construction permit, the technical provisions of the application therefor and the rules and regulations governing the station and prior to filing of application for license, the permittee is authorized to test the equipment for a period not to exceed ten days, Provided, however, That the inspector in charge of the district in which the station is located is notified 2 days in advance of the beginning of tests and the permittee is not notified by the Commission to cancel, suspend or change the date for the period of such tests.

§ 16.122 Service tests. When construction and equipment tests are completed in exact compliance with the terms of the construction permit, the technical provisions of the application therefor, and the rules and regulations governing the station and after an application for station license has been filed with the Commission showing the transmitter to be in satisfactory operating condition, the permittee is authorized to conduct service tests in exact accordance with the terms of the construction permit for a period not to exceed 30 days, Provided, however, That the inspector in charge of the district in which the station is located is notified 2 days in advance of the beginning of such tests and the permittee is not notified by the Commission to cancel, suspend or change the date for the period of such tests. Service tests are not authorized after expiration date of the construction permit.

§ 16.123 Maintenance tests. All licensed stations in the railroad radio service shall be tested as may be required for proper maintenance of the stations and the railroad radio communication system. All necessary precautions shall be taken, however, to avoid interference with other stations and test time shall be kept to the minimum commensurate with insurance of reliable communication.

MISCELLANEOUS

\$ 16.141 Station identification. Each station in the railroad radio service shall be identified during each communication or exchange of a series of communications. During an exchange of communications exceeding fifteen minutes in length, each station shall be identified at the end of each fifteen minute period. In lieu of assigned call letters, identification may be made by the name of the railroad and the train number, caboose number, engine number or name of fixed wayside station; or, if that is not practicable, by such other number or name as may be specified by the railroad con-

cerned for the use of employees of the railroad to identify the fixed point or mobile unit where the radio station is located. Where identification is made other than by train number, caboose number or engine number, a list of such identifications shall be maintained by the railroad. An abbreviated name or initial letters of the railroad may be used where such name or initial letters are in general usage. In those cases where it is shown that no difficulty would be encountered in identifying the transmissions of a particular station, as for example where stations of one licensee are located in a yard isolated from other radio installations, approval may be given to a request of the licensee for permission to omit station identification.

§ 16.142 Who may operate stations. Stations in the railroad radio service may be operated only by persons holding commercial radio operators licenses issued by the Commission and in accordance with the rules governing commercial radio operators or by employees of the station licensee meeting the qualifications prescribed by the Commission and in accordance with the limitations prescribed by the Commission in its Order No. 126 for operation by such employees.

§ 16.143 Inspection of stations. All classes of stations in the railroad radio service shall be made available for inspection upon request of a representative of the Commission except where serious interference with a railroad operation in progress or immediately impending would result, in which event the station shall be made available immediately upon termination of the operation or at such other time as may be satisfactory to the Commission's representative.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 45-21028; Filed, Nov. 19, 1945; 9:48 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 374]

UNLOADING OF BEER AT DALLAS, TEX.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of November, A. D. 1945.

It appearing, that cars MILW 700741, NYC 111049, RI 141091 and N&W 120317 containing beer at Dallas, Texas, on the Gulf, Colorado and Santa Fe Railway Company have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action, it is ordered, that:

Beer at Dallas, Texas, be unloaded.

Beer at Dallas, Texas, be unloaded.

(a) The Gulf, Colorado and Santa Fe Railway Company, its agents or employees shall unload forthwith cars MILW 700741, NYC 111049, RI 141091 and N&W 120317 containing beer on hand at Dallas, Texas, consigned shippers

order, notify Prairie Distributing Company, Dallas, Texas.

(b) Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when such carloads have been completely unloaded in compliance with the requirements of paragraph (a). Upon the unloading and receipt of such notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon the Gulf, Colorado and Santa Fe Railway Company, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,

Secretary.

[F. R. Doc. 45-21040; Filed, Nov. 19, 1945; 11:29 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order CE 64]

COSTS AND EXPENSES INCURRED IN CERTAIN
ACTIONS OR PROCEEDINGS IN CERTAIN NEW
YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A.

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column

6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian_to return such property if and when it should be determined that such return should be made. Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 9, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
Carmela Coppa	- Italy	Item 1 Estate of Concetta Calisi de Luccia, deceased, in the Surrogate's Court, Bronx County, N. Y., Docket No. P-719/41.	\$181.51	Treasurer of the City of New York, Municipal Bidg., New York, N. Y.	\$23.00
Francesca Cacciutta	Italy	Same	181. 51	Same	23.00
Restituta Sacchetta	Italy	Same	179.44	Same	23.00
Concetta Coppa	Italy	Same	179. 45	Same	23.00
Frank Cacciutto	Italy	Same	179. 45	Same	28.00
Mary Cacciutto	. Italy	Same	*179.45	Same	23.00
Mary Grande	Italy	Item 7 Estate of Domenico Grande, deceased, in the Surrogate's Court, New York County, N. Y., Index No. A-2239/42.	755, 46	Same	15.00
Rose Grande	Italy	Same	455. 47	Same	10.00
Salvatore Grande	Italy	Same	455. 46	Same	10.00
Stanislaw Kowalczyk	Poland	Item 10 Estate of Władsław Kowalczyk, deceased, in the Surrogate's Court, Bronx, County, N. Y., Index No. A891/39.	76. 97	Same	17.00
Anna Kowalezyk	Poland	Same	76.97	Same	17.00
Jan Kowalczyk	Poland	Same	76. 97	Same	17.00
Olivio & Co	Italy	Ilem 18 Estate of Charles E. Hohn, deceased, in the Surrogate's Court, New York County, N. Y., Docket No. P-616/42.	681. 69	Same.	14.00
Gulla Grundt	Norway	Same	3, 432. 85	Same	69.00
Liv Bernt	Norway	Same	8, 432. 85	Same	69. 00
Signe Dietrichson	Norway	Same16	3, 432. 86	Same	69.00
Anton Bang	Norway	Same	1, 144. 29	Same	23.00
Laura Bang	Norway	Same	1, 144. 29	Same	23. 00
Mais Bang	Norway	Same	1, 144. 29	Same	23.00
Natalja Burdak, also known as Natalia Burdak.	Poland	Estate of Warily Burdak, deceased, in the Surrogate's Court, New York County, N. Y., Docket No. A-311/38.	1, 614. 57	Same	27.00
Bazyli Burdak	Poland	Same	2, 628. 14	Same	45. 00
Polyxeni Dernitsiotis.	Greece	Item 22 Estate of Peter Langus, also known as Peter "Euthimiou and Panatiotis" Amplianitis, deceased, in the Surrogate's Court, New York County, N. Y., Index No. A-1370/43.	1, 965, 15	Same	77.0
Anna Christelos	Greece	Same Item 23	1, 965. 16	Same	77.00

EXHIBIT A-Continued

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum veste
		Item 24			1
Leocadie H. de Constantinovitch	France	Estate of Vladimir de Constantinovitch, de- ceased, in the Surrogate's Court, New York County, N. Y., Docket No. A-552/42.	\$2, 678. 07	Treasurer of the City of New York, Municipal Bldg., New York, N. Y.	\$32.00
Jeannie Janet de Constantinovitch	France	Same	4, 017. 02	Same	47.00
Jacques de Constantinovitch	France	Same	4, 017. 02	Same	47.00
Jennie Maniss	Poland	Item 27 Estate of Samuel Liebermann, deceased, in the	4, 327. 13	Same	70.00
Yankel Kurlianchuk	Russia	Surrogate's Court, Bronx County, N. Y., File No. P-445/42. Item 28	2, 224. 75	Same	36.00
Gersh Kurlianchuk	Poland	Same	2, 224. 75	Same	36, 00
		Item 30		Same	50.00
Morris Steinberg	Poland	Estate of Joseph Steinberg, also known as Joe Kandel, also known as Joel Kandel, also known as Yoel Kandel, deceased, in the Surrogate's Court, New York County, N. Y., Index No. A-1147/42.	8, 628. 25	Same	102.00
		Item 31	TOWNS.		
Georges Joseph Beaujard, Jr	France	Estate of Georges Joseph Beaujard, deceased, in the Surrogate's Court, Queens County, N. Y., Index No. 1593/43.	1, 635. 82	Same	132.00
		Item 32			
Eva B. DeNeuflize	France	Estate of Henry I. Barbey, deceased, in the Surrogate's Court, New York County, N. Y.	9, 666. 62	Same	156.00

[F. R. Doc. 45-20938; Filed, Nov. 16, 1945; 10:25 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-1153]

American Power & Light Co. and New Mexico Electric Service Co.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 14th day of November, A.D. 1945.

Notice is hereby given that an application or declaration and amendment thereto has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by American Power & Light Company ("American"), a subsidiary of Electric Bond and Share Company, both registered holding companies. Applicant designates sections 12 (d) and 12 (f) of the act and Rule U-44 thereunder as applicable to the proposed transactions.

All interested persons are referred to the application or declaration, which is on file in the office of this Commission, for a statement of the transaction therein proposed which may be summarized as follows:

New Mexico Electric Service Company ("New Mexico"), is a public utility company operating within the State of New Mexico. American owns all of the outstanding securities of New Mexico consisting of 37,497 shares and options to purchase 3 shares of the common stock, a 6% overdue promissory note in the principal amount of \$517,662 upon which there is presently owing \$497,000, and a

6% open account indebtedness in the amount of \$70,000. American proposes to sell said securities and said open account indebtedness, at private sale, to M. J. Murray, Jr. of Hobbs, New Mexico for a cash purchase price of \$1,206,000 plus \$150 per day from September 30, 1945 to the closing date of the proposed sale.

American proposes to use the proceeds of such sale as part of the cash required for the retirement of American's Gold Debenture Bonds, 6% Series due 2016, and Southwestern Power & Light Company 6% Gold Debenture Bonds, Series A, due 2022, assumed by American.

Prior to the consummation of the proposed sale New Mexico will assign to American all claims which it may have against Electric Bond and Share Company and the latter's present or former subsidiary companies. New Mexico and American have also agreed that American shall receive the benefit of any gain or suffer any loss occasioned by New Mexico's over-accrual or under-accrual, respectively, for Federal income and excess profits taxes between January 1, 1942 and the last day of the month preceding consummation of the proposed transactions.

American requests that the Commission issue an order exempting the proposed sale of said securities from the competitive requirements of Rule U-50.

American also requests that the Commission recite in its order that said sale and transfer and the payments, if any, pertaining to adjustments on account of provisions for Federal income and excess profits taxes of New Mexico are necessary or appropriate to the integration or simplification of the holding company system

of which American is a member and are necessary or appropriate to effectuate the provisions of section 11 (b) of the act, all in accordance with the meaning and requirements of the Internal Revenue Code as amended including section 1808 (f) and Supplement R thereof.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said application or declaration and that said application shall not be granted or said declaration be permitted to become effective except pursuant to further order of the Commission;

It is ordered, That a hearing on said matters under the applicable provisions of the act and the rules of the Commission thereunder be held on December 3, 1945 at 10:00 a. m., e. s. t., in the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. All persons desiring to be heard or otherwise wishing to participate in the proceedings shall notify the Commission in the manner provided by its rules of practice, Rule XVII, on or before December 1, 1945.

It is further ordered, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose, shall preside at said hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues presented by such application, particular attention will be directed at such hearing to the following questions:

(1) Whether the proposed sale of the securities of New Mexico by American shall be exempted from the competitive bidding requirements of Rule U-50.

(2) Whether the proposed sale of said securities and open account indebtedness meets the requirements of the applicable provisions of the act, particularly section 12 (d) thereof.

(3) What terms and conditions, if any, with respect to the proposed transaction should be prescribed in the public interest or for the protection of investors and consumers.

(4) Generally, whether the proposed transaction complies in all respects with the applicable provisions of the act and

the rules thereunder.

(5) Whether the proposed transactions are necessary or appropriate to effectuate the provisions of section 11 (b) of the act and whether the proposed transactions constitute steps in compliance with the order of the Commission dated August 22, 1942 requiring the dissolution of American.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-21029; Filed, Nov. 19, 1945; 9:49 a. m.]

[File No. 70-1173]

THE MILWAUKEE ELECTRIC RAILWAY & TRANSPORT CO. AND WISCONSIN ELECTRIC POWER CO.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 16th day of November 1945.

The Milwaukee Electric Railway & Transport Company, a wholly-owned subsidiary of Wisconsin Electric Power Company, and said Wisconsin Electric Power Company, a subsidiary of The North American Company, a registered holding company, having filed a joint declaration pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder, relating to the proposal of The Milwaukee Electric Railway & Transport Company to redeem on December 1, 1945, at par plus accrued interest, \$800.000 principal amount of its First Mortgage 4% Bonds owned by Wisconsin Electric Power Company and pledged as collateral under the latter company's Mortgage and Deed of Trust dated October 28, 1938 to First Wisconsin Trust Company, as Trustee, and the proposal of Wisconsin Electric Power Company to surrender the bonds on the basis described; and

The joint declaration having been filed on the 17th day of October 1945, and notice of filing having been duly given in the manner and form prescribed by Rule U-23 under the act, and the Commission not having received a request for a hear-

ing with respect to the joint declaration, within the period specified in such notice, or otherwise, and not having ordered a hearing thereon; and request having been made for accelerated action upon the declaration; and

The Commission finding that the requirements of section 12 (c) and Rule U-42 are satisfied, that no adverse findings are necessary thereunder and that the request for acceleration should be granted; and the Commission deeming it appropriate in the public interest and in the interest of investors and consumers to permit the joint declaration to become effective:

It is hereby ordered, That, pursuant to Rule U-23 and the applicable provisions of the act, said joint declaration be and the same is hereby permitted to become effective forthwith, subject, however, to the terms and conditions prescribed by Rule U-24 of the general rules and regulations

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-21030; Filed, Nov. 19, 1945; 9:49 a. m.]

[File No. 70-1181]

THE NORTH AMERICAN CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 16th day of November 1945.

Notice is hereby given that a declaration or application (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by The North American Company, a registered holding company.

Notice is further given that any interested person may, not later than November 24, 1945, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said declaration or application, as filed or as amended, may be granted, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said act. Any such request should be addressed: Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said declaration or application, which is on file in the office of the said Commission, for a statement of the transactions therein proposed, which are summarized below:

The North American Company proposes to pay on January 2, 1946, a dividend to its holders of common stock of record on December 3, 1945. Such dividend will be payable in the common stock of Pacific Gas and Electric Company having a par value of \$25 per share, owned by The North American Company, at the rate of one share of common stock of Pacific Gas and Electric Company on each 100 shares of the common

stock of The North American Company outstanding. No certificates will be issued for fractions of shares of stock of Pacific Gas and Electric Company but, in lieu thereof, cash will be paid at the rate of 45 cents for each 1/100th of a share of stock of Pacific Gas and Electric Company, this rate being based on the approximate market price of \$45 per share as of November 2, 1945, the date the proposed dividend was declared. The North American Company estimates that the payment of the above-mentioned dividend will involve the distribution of not more than 75,000 shares of the 575,656 shares of common stock of Pacific Gas and Electric Company owned by it and use of not more than \$580,000 of cash, and that the payment of such dividend will result in a charge of approximately \$2,900,000 to earned surplus.

The North American Company has requested that the Commission enter an order permitting said declaration to become effective or granting said application on or before November 26, 1945, and that such order conform to the requirements of section 1808 (f) of the Internal Revenue Code, as amended.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-21031; Filed, Nov. 19, 1945; 9:49 a. m.]

SELECTIVE SERVICE SYSTEM.

[Operations Order 44-A]

INDIANA

ESTABLISHMENT OF BOARD OF APPEAL AREA

Pursuant to the authority contained in the Selective Training and Service Act of 1940, as amended, and in accordance with the recommendation of Lt. Colonel F. Lyle Summers, State Director of Selective Service for the State of Indiana, I hereby order:

1. That the State Director of Selective Service for the State of Indiana is hereby authorized to disestablish the board of appeal areas for Boards of Appeal nummered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of the State of Indiana, and to establish one board of appeal area having more than 70,000 registrants as the result of the first registration, which board of appeal area shall be coextensive with the State of Indiana.

2. That order of the Director, Operations Order No. 44, dated October 19, 1945, is rescinded.

LEWIS B. HERSHEY, Director.

NOVEMBER 16, 1945.

[F. R. Doc. 45-21013; Filed, Nov. 16, 1945; 4:29 p. m.]

[Operations Order 57-A]

MICHIGAN

ESTABLISHMENT OF BOARD OF APPEAL AREA

Pursuant to the authority contained in the Selective Training and Service Act of 1940, as amended, and in accordance with the recommendation of Brigadier General LeRoy Pearson, State Director of Selective Service for the State of Michi-

gan, I hereby order:

1. That the State Director of Selective Service for the State of Michigan is hereby authorized to disestablish the board of appeal areas for Boards of Appeal numbered 1, 6, 7, 8, 9, 12, 13, 14, 15, 16, 17, 18, and 19 of the State of Michigan, and to establish one board of appeal area having more than 70,000 registrants as the result of the first registration, which board of appeal area shall be coextensive with the State of Michigan.
2. That order of the Director, Opera-

tions Order No. 57, dated October 25,

1945, is rescinded.

LEWIS B. HERSHEY, Director.

NOVEMBER 16, 1945.

[F. R. Doc. 45-21014; Filed, Nov. 16, 1945; 4:29 p. m.]

OFFICE OF PRICE ADMINISTRATION.

(SO 119, Order 151

NATIONAL METAL ART MANUFACTURING CO.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 13 and 14 of Supplementary Order No. 119, it is

(a) Manufacturer's ceiling prices. National Metal Art Manufacturing Company, Brooklyn, New York, may increase by no more than 17.3 per cent, its ceiling prices to each class of purchaser for sheetmetal bathroom and kitchen cabinets and accessories of its manufacture.

(b) Ceiling prices of purchasers for resale. Purchasers for resale of such articles which the manufacturer has sold at adjusted maximum prices permitted by paragraph (a) above, shall determine their maximum prices as follows:

(1) A purchaser for resale who de-livered or offered for delivery during March 1942 an article contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall calculate his ceiling price by adding to his invoice cost the same markup which he had on that comparable article, according to the method and procedure set forth in that section.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by O. P. A. Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(2) If a purchaser for resale cannot determine his ceiling price under the above method, he shall apply to the Office of Price Administration for the establishment of his ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices adjusted in accordance with this order.

(c) Terms of sale. Ceiling prices adjusted by this order are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

(d) Notification. At the time of, or prior to, the first invoice to a purchaser for resale showing a ceiling price adjusted in accordance with the terms of this order, the seller shall notify such purchaser in writing of the methods established in paragraph (b) for determining adjusted ceiling prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) Effective date. This order shall become effective on November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-21001; Filed, Nov. 16, 1945; 11:43 a. m.]

[RMPR 136, Order 542]

COOPER-BESSEMER CORP.

APPROVAL OF MAXIMUM PRICES

Order No. 542 under Revised Maximum Price Regulation 136. Machines, parts, and industrial equipment. The Cooper-Bessemer Corporation. Docket No. 6083-136.21-528.

For the reasons set forth in an opinion. issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136, It is or-

(a) The maximum prices for sales of Gas Engine No. GAW-G, Dry Piston, by Cooper - Bessemer Corporation, The Mount Vernon, Ohio, shall be determined as follows: The manufacturer shall add \$147.00 to the maximum price he had in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales of this gas engine by resellers shall be determined as follows: The reseller shall add to the maximum net price he had in effect to a purchaser of the same class, just prior to the issuance of this order, the amount, in dollars-and-cents, by which his net invoiced cost has been increased due to the adjustment granted the manufacturer by this order.

(c) The Cooper-Bessemer Corporation shall notify each such person who buys this gas engine for resale of the dollarsand-cents amounts by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20967; Filed, Nov. 16, 1945; 11:42 a. m.]

> [RMPR 136, Order 143] UNITED STATES GAUGE CO.

APPROVAL OF MAXIMUM PRICES

Order No. 543 under Revised Maximum Price Regulation 136. Machines, parts, and industrial equipment. The United States Gauge Company. Docket No. 6083-136.21-363.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136, It is ordered:

(a) The maximum prices for sales of Net Price Gauges by The United States Gauge Company, Sellersville, Pennsylvania, shall be determined as follows: The manufacturer shall multiply by 105.8% the maximum price he had in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales of these products by resellers shall be determined as follows: The reseller shall add to the maximum net price he had in effect to a purchaser of the same class, just prior to the issuance of this order, the amount, in dollars-and-cents, by which his net invoiced cost has been increased due to the adjustment granted the manufacturer by this order.

(c) The United States Gauge Company shall notify each person who buys these products for resale of the dollars-andcents amounts by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25, D. C.

(d) All requests not granted herein are

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F, R. Doc. 45-20968; Filed, Nov. 16, 1945; 11:42 a. m.]

> [MPR 188, Rev. Order 4384] EKCO PRODUCTS COMPANY

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered, That Order No. 4384 be revised and amended to read as follows:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Ekco Products Company, 1949 North Cicero Avenue, Chicago 39, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article				price seller to	
	Model	Wholesalers (job- bers)	Chain and de- partment stores	Other retallers	Consumers
Pressure cooker; No gauge, no cover	6004	Each \$5.98	Each \$7.17	Each [1 \$7, 97] 2 8, 33	Each 1\$11, 95 1 12, 50
W/gauge	6014	6.48	7.77		2 13.50
W/service cooker	6024	6.98	8.37	\$\begin{pmatrix} 1 & 9.30 \\ 2 & 9.67 \end{pmatrix}\$	1 13.95 2 14.50
W/service cover w/ gauge	6034	7.48	8. 97	{1 9.97 210.33	1 14. 95 2 15. 50

1 Zone 1.

2 Zone 2.

These maximum prices are for the articles described in the manufacturer's application dated August 8, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of

Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall state the manufacturer's name or brand name, the model designation and the retail ceiling price in each zone or in the zone in which the article

will be sold to consumers.

(c) Zones: For the purposes of this order "Zone 1" is that area of the following two which the articles covered by this order are manufactured. The other area is "Zone 2".

(1) One area consists of the states of Arizona, New Mexico, California, Washington, Oregon, Idaho, Nevada, Utah, Colorado, Wyoming, Montana, and the following counties of Texas, El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos and Reeves.

(2) The other zone consists of the remaining counties of Texas, all other states and the District of Columbia.

(d) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sale by the purchaser. This notice may be given in any convenient form.

(e) This order may be revoked or amended by the Price Administrator at any time

(f) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20970; Filed, Nov. 16, 1945; 11:31 a. m.]

[MPR 188, Rev. Order 4450] WILMAR Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered: Order No. 4450 under Maximum Price Regulation No. 188 is revised to read as set forth herein.

(a) This revised order establishes maximum prices for sales and deliveries of certain articles manufactured by Wilmar Company, 50 Howard Street, New York 13, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	the m	ales by anufac- r to—	For sales by any person	
	No.	Job- bers	Re- tailers	to con- sumers	
China figurine table	500 501 502	Each \$16, 02 16, 02 16, 02	Each \$18, 85 18, 85 18, 85	Each \$33, 95 33, 95 33, 95	

These maximum prices are for the articles described in the manufacturer's application dated September 20, 1945.

(2) For sales by all persons the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been

authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20971; Filed, Nov. 16, 1945; 11:33 a. m.]

[MPR 188, Rev. Order 4454]

NOBLITT-SPARKS INDUSTRIES

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered, That Order No. 4454 be revised and amended to read as follows:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Noblitt-Sparks Industries, Columbus, Indiana.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Ma sales	ximun by an	price y seller	s for
Article	Model No.	Wholesalers (jobbers)	Retailors (6unitsor more)	Retailers (less than 6 units)	Consumers
Heater: 1320 watts Heater: 1320 watts, with stand. Fan heater: 1320 watts Fan heater: 1320 watts Fan heater: 1320 watts	7187 102 202	4, 29	\$5, 25 2 5, 58 1 5, 59 2 5, 92 1 5, 89 1 6, 94 2 7, 27	2 6, 00 1 6, 02 2 6, 38 1 6, 01 2 6, 35 1 7, 47 2 7, 83 1 8, 12	9,05 19,05 29,60 19,00

1 East.

2 West.

These maximum prices are for the articles described in the manufacturer's application dated August 9, 1945. They include the Federal excise tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall state the manufacturer's name or brand name, their model designation and the retail ceiling price in each zone or in the zone in which the article will be sold to consumers.

(c) Zones: For the purpose of this order "Zone 1" is that area of the following two in which the articles covered by this order are manufactured. The other area is "Zone 2."

(1) One area consists of the states of Arizona, New Mexico, California, Washington, Oregon, Idahe, Nevada, Utah, Colorado, Wyoming, Montana, and the following counties of Texas, El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos and Reeves.

(2) The other zone consists of the remaining counties of Texas, all other states and the District of Columbia.

(d) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 17th day of November, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20972; Filed, Nov. 16, 1945; 11:30 a. m.]

[MPR 188, Amdt. 1 to Order 4489]

ADMIRAL LAMP MANUFACTURING CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to \$1499.158 of Maximum Price Regulation 188, It is ordered. That Order No. 4489 under \$1499.158 of Maximum Price Regulation 188 be and it hereby is amended in the following respects:

Paragraph (a) (2) is amended by changing the cash discount on manufacturer's sales to purchasers other than consumers from 2% 10 days, net 30 days to 1% 10 days, net 30 days.

This amendment shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20973; Filed, Nov. 16, 1945; 11:38 a. m.]

[MPR 188, Order 4688]

C. F. PIEHL

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by C. F. Piehl, 69 North Clinton Avenue, Bayshore, Long Island, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article		Maximum prices for sales by any seller to-				
	Model No.	Whole- salers (job- bers)	Retail- ers (6 units or more)	Retallers (less than 6 units)	Con- sum- ers	
Heating pad	50 watt	Each \$1. 68	Each \$1.98	Each \$2.13	Each \$3. 20	

These maximum prices are for the articles described in the manufacturer's application dated September 18, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days. These prices include the Federal excise tax.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

-(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail prices properly filled in:

Order No. 4688
Model No. ____

OPA Retail Ceiling Price \$____

Federal Excise Tax Included
Do Not Detach or Obliterate

C. F. Piehl
69 North Clinton Avenue
Bayshore, New York
Model No. _____
OPA Retail Ceiling Price \$____
Federal Excise Tax Included
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20974; Filed, Nov. 16, 1945; 11:38 a. m.]

[MPR 188, Order 4690] NICRO STEEL PRODUCTS, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Nicro Steel Products, Inc., 1308 North Elston Avenue, Chicago 22, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Maximum prices for sales by any sellers to— Mod Article el No. Chain and depart-ment Other Con-Jobship retail- sum-ers ers bers Doz. \$2, 62 Doz. Steel skillet ... \$3.60 \$0.45 \$3, 24

These maximum prices are for the articles described in the manufacturer's application dated September 27, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchase or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following state-

ment

OPA Retail Ceiling Price—\$0.45 Each Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20976; Filed, Nov. 16, 1945; 11:32 a. m.]

[MPR 188, Order 4689]

Hy-Plane Manufacturing Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Hy-Plane Manufacturing Company, 32 E. Allen Street, Philadelphia, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

The state of the state of		Maximum prices for sales by any seller to-				
Article	Model No.	Wholesalers (jobbers)	Dropship jobbers	Chain and department stores	Other retailers	Consumers
Medicine cabinet baked enamel finish 29 gauge w/mirror.	11 x 3½ x 18	Each \$0.70	Each \$0.72	Each \$0.84	Each \$0.94	Each \$1.40

These maximum prices are for the articles described in the manufacturer's application dated October 4, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on

sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.40 Each
Do Not Detach or Obliterate.

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20975; Filed, Nov. 16, 1945; 11:32 a. m.]

[MPR 188, Order 4691] SPENCER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sale and deliveries of certain articles manufactured by the Spencer Company, 715 West Lake Street, Chicago 6. Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	Model No.	Maximum prices for sales by any seller to-			
Article		Whole- salers (jobbers)	Chain and department stores	Other retailers	Consumers
Electric shaver, cord-attached, plastic body. Electric shaver, cord-attached, plastic case	Single head	Each \$1.575	Each \$1.75	Each \$2.10	Each \$3. 50
body	Double head	2, 25	2, 50	3.00	5, 00

These maximum prices are for the articles described in the manufacturer's application dated October 30, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles. (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following state-

ment with the correct model number and retail price properly filled in:

Model No. ____ OPA Retail Ceiling Price—\$___ Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20977; Filed, Nov. 16, 1945; 11:33 a. m.]

[MPR 188, Order 4693] WILSON INDUSTRIES, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and flied with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188, and section 6.4 of Second Revised Supplementary Regulation No. 14, It is ordered:

(a) This order establishes maximum Prices for sales and deliveries of certain articles manufactured by Wilson Industries, Inc., of 551 West Lake Street, Chi-

cago 6, Ill.

(1) For all sales and deliveries to the following classes of purchasers by any person, the maximum prices are those set forth below:

	Model	Maximum price for sales to—			
Article		Jobbers	Retail- ers	Con- sum- ers	
Hacksaw frame with blade.	Special Hercules. Standard.	Each \$1, 487 1, 26 , 91	Each \$1, 983 1, 68 1, 21	Each \$2.79 2.52 1,82	

These maximum prices are for the articles described in the manufacturer's reports filed January 9, 1945, January 25, 1945, and February 9, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory; and they are subject to a cash discount of two percent for payment within ten days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. These prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of

purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the amount properly filled in:

OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20979; Filed, Nov. 16, 1945; 11:31 a, m.]

[MPR 188, Order 4692]

CLIMAX MACHINERY CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Climax Machinery Company, 121 East Morris Street, Indianapolis 6, Ind.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to-					
Article	Model	Wholesale, mill, electric motor, restau- rant, hotel and store equip- ment suppliers	Commercial, industrial or institutional users (3 units or more)	Commercial, industrial or institutional users (less than 3 units)	Users other than industrial, commercial or institutional		
20" window fan with cord and plug	D-20	Each \$25.74	Each \$38. 61	Each \$43.76	Each \$51.48		

These maximum prices are for the articles described in the manufacturer's application dated October 15, 1945. To each of the above prices only the exact amount of the Federal excise tax which the particular seller is required to pay may be added.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to makes sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20978; Filed, Nov. 16, 1945; 11:33 a. m.]

[MPR 188, Order 4694]

INDUSTRIAL TOOL & DIE WORKS, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of electric hot plates manufactured by the Industrial Tool & Die Works, Incorporated, 2824 University Avenue, S.E., Minneapolis 14, Minn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	Serie I	Maximum prices for sales by any seller to-					
Article	Model No.	Distributors	Wholesalers (jobbers)	Retailers (6 units or more)	Retailers (less than 6 units)	Consumers	
Electric hot plate, no switch, 6' cord, 1,000-watt	103	Each \$1, 67	Each \$1.84	Each \$2, 17	Each \$2.34	Each \$3.50	

These prices are for the articles described in the manufacturer's application dated November 7, 1945. These prices include the Federal excise tax.

(3) For sales by the manufacturer, those maximum prices apply to all sales and deliveries after the effective date of this order. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days. The prices for sales by persons other than the manufacturer are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail price properly filled in:

Order No. 4694
Model No. ---OPA Retail Ceiling Price—\$--Federal Excise Tax Included
Do Not Detach or Obliterate

Industrial Tool & Die Works, Inc. 2824 University Avenue, S.E. Minneapolis 14, Minnesota Model No. _____

OPA Retail Ceiling Price—\$_____Federal Excise Tax Included
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20980; Filed, Nov. 16, 1945; 11:34 a. m.]

[MPR 580, Amdt. 1 to Order 71] NORTH STAR WOOLEN MILL CO.

APPROVAL OF MAXIMUM PRICES

Maximum Price Regulation 580, Order 71, Amendment 1. Establishing ceiling price at retail for branded articles. Docket No. 6063-580-13-365.

For the reasons set forth in the opinion issued simultaneously herewith, paragraph (a) of Order No. 71 is amended by adding the following:

BLANKETS

Brand name	Style	. Size	Manu- facturer's selling price	Retail cell- ing price except in California, Washing- ton, and Oregon	Retail ceil- ing price in Cali- fornia, Washing- ton, and Oregon
North Star	Shasta	72 x 90	\$8, 97	\$14.95	\$15.50
	do	80 x 90	10.17	16.95	17.50
	Iris	36 x 54	4.15	7.50	7.50
	Nocturne			2.95	2.95
	do	36 x 54	2.10	3.95	3, 95
	do	42 x 60	2.85	4.95	4.95
Sign of the same o	do	48 x 66	3.74	6, 95	6.95
	do	54 x 72	4. 59	7.95	7.95
	do	80 x 90	7.17	11.95	11.95
	do		7.77	12.95	12.95
4	do	90 x 108	11.10	18. 50	18. 50
	Wave			18. 95 27, 50	19. 95
	Zephyr	80 x 90 90 x 108		37. 50	27, 50
	Imperial	72 x 90		68.60	68, 00
				53: 00	53, 00
	Regal pairdo	90 x 108		69, 00	69,00
	Luxuria pair	72 x 90	79. 75	145, 00	145. 00
Meansweave	Handwoven throw		8. 77	15, 95	15, 95

The retail ceiling price of an article manufactured for the first time after the effective date of this order and which is sold by the manufacturer at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by this paragraph (a) shall be the retail ceiling price listed for that other article in paragraph (a).

This order shall become effective November 17, 1945. Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20981; Filed, Nov. 16, 1945; 11:38 a. m.]

[MPR 580, Order 250]

NU FASHION UNDERWEAR CORP. ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Order 250. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-377.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Nu Fashion Underwear Corporation, 350 Fifth Avenue, New York 1, N. Y., having the brand name "Slumberjam" and described in the manufacturer's application dated October 12, 1945:

Article	Manufactur- er's selling price	Retail ceil- price
Ladies pajama	Per dozen \$31, 50	Per unit \$3.98

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this

or any other regulation.

(d) On and after December 15, 1945, Nu Fashion Underwear Corporation must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price \$_____

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20982; Filed, Nov. 16, 1945; 11:39 a. m.]

[MPR 580, Order 251]

MISS SWANK

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580, Order 251. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-236.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580: It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Miss Swank, 112 Madison Avenue, New York 16, N. Y., having the brand name "Miss Swank" and described in the manufacturer's application dated June 1, 1945:

Article	Manufactur- er's selling price	Retail ceil- price
Slip.	Per dozen. \$22,50	Per unit \$3,00
	31, 50 45, 00	4. 00 5. 95
Pajamas	- 31, 50	4.00
	36, 00 45, 00	4. 95 5, 95

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufac-turer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after December 15, 1945, Miss Swank, 112 Madison Avenue, New York 16, New York, must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA Price-\$___

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20983; Filed, Nov. 16, 1945; 11:39 a. m.l

IMPR 580, Order 2521

I. APPEL & Co.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580, Order 252, establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-363.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by I. Appel & Co., Inc., 99 Madison Avenue, New York 16, N. Y., having the brand name "Lyn Delle", and described in the manufacturer's application dated October 5, 1945:

Article	Manufactur- er's selling price	Retail ceil- price
Negligee	Per dozen \$4, 25 4, 373/2 4, 50	Per unit \$6, 98 6, 98 6, 98
	4, 75 5, 50 5, 75 6, 75 7, 75	7, 98 8, 98 8, 98 10, 98 12, 98
Quilted robe	8, 75 10, 75 6, 75 8, 75 2, 623-6	14. 98 17. 98 10. 98 14. 98 3. 98
	3, 00 8, 25 4, 3734 4, 6734 5, 75	5,00 5,00 6,98 7,98 8,98
Lounging slacks	2, 60	3, 98

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after December 15, 1945, I. Appel & Co., Inc., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA Price-8----

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946; unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20984; Filed, Nov. 16, 1945; 11:32 a. m.l

[MPR 580, Order 253]

I. NEWMAN & SONS, INC.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580. Order 253. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-244.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

- (a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by I. Newman & Sons, Inc., 43 Oak Street, New Haven, Connecticut and described in the manufacturer's application dated June 15, 1945:

"PRACTICAL FRONT" CORSETS

Manufac-	Retail	Manufac-	Retail
turer's	ceiling	turer's	ceiling
selling	price	selling	price
(per	(per	. (per	(per
doz.)	unit)	doz.)	unit)
\$30.00	\$4.50	\$45.00	\$6,50
\$36.00	5.00	\$48.00	7.50
\$39.00	5. 50	\$51.00	8.00
\$42.00	6.00	\$66.00	10.00

"PANIX" PANTIE GIRDLES

\$36.00_____ \$5.00 \$48.00_____ \$7.50

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this

or any other regulation.

(d) On and after December 15, 1945, I. Newman & Sons, Inc., 43 Oak Street, New Haven, Connecticut must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price-\$__

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20985; Filed, Nov. 16, 1945; 11:42 a. m.]

[MPR 580, Order 254]

LESCO, LTD.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580, Order 254. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-208.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Lesco, Ltd., 10 E. 34th Street, New York, N. Y., having the brand name "Lesco Ltd.," and described in the manufacturer's application dated May 21, 1945:

LADIES' HANDBAGS

Manufac-		Manufac-	
turer's	Retail	turer's	Retail
selling	ceiling	selling	ceiling
price .		price	price
\$3.00	\$5.00	\$15.00	\$29.50
84.75		\$16.50	32.50
\$5.25		\$18.50	35.00
\$6.25		\$21.00	39.50
\$7.50		\$22.50	45.00
\$8.50		\$25.00	49.50
89.50		\$27.50	52.50
810.50		\$30.00	55.00
\$11.50		\$33.00	65.00
\$12.50		\$35.00	69.50
\$13.50	25.00		

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this

or any other regulation.

(d) On and after December 15, 1945, Lesco, Ltd., must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag, or ticket stating the

retail ceiling price. This mark or state- retail ceiling price under this order, or atment must be in the following form:

(Section 13, MPR 580) OPA Price—\$____

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20986; Filed, Nov. 16, 1945; 11:40 a. m.]

[MPR 580, Order 255] ACME GLOVE CORP.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580, Order 255. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-281.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Acme Glove Corporation, 70 Division Street, Gloversville, N. Y., and described in the manufacturer's application dated August 8, 1945:

LADIES' GLOVES

Brand Name	Style Name	Manu- facturer's selling price	Retail ceiling price
"Beautyskin"	Vanity	Per doz. \$25, 50	Per unit \$3.50

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after December 15, 1945, Acme Glove Corporation must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA Price \$____

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20987; Filed, Nov. 16, 1945; 11:44 a, m.]

[MPR 580, Order 256] .

MAM'ZELLE BRASSIERE CO.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580, Order 256. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-300.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Mam'zelle Brassiere Co., 6563 Santa Monica Boulevard, Hollywood 38, Calif., having the brand name "Mam'zelle Brassieres", and described in the manufacturer's application:

BRASSIERES AND BANDEAUX

Manufac-		Manufac-	
turer's	Retail	turer's	Retail
selling	ceiling	selling	ceiling
price	price	price	price
\$15.00	\$2.00	\$24.00	\$3.50
\$16.50	2.25	\$27.00	4.00
\$18.00	2.50	\$33.00	4.50
821.00	3.00	836.00	
\$21.50	3.25	\$48.00	

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this

or any other regulation.

(d) On and after December 15, 1945, Mam'zelle Brassiere Company, 6563 Santa Monica Boulevard, Hollywood 38, California, must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price—\$----

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20988; Filed, Nov. 16, 1945; 11;29 a. m.]

[MPR 580, Order 257]

JOSEPH A. KAPLAN SONS

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Order 257. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-367.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Joseph A. Kaplan Sons, 350 Fifth Avenue, New York 1, N. Y., having the brand name "Koroseal," and described in the manufacturer's application dated October 19, 1945:

SHOWER CURTAIN

Style	Manufac- turer's sell- ing price	Retail ceil- ing price
Class II	\$2,60 3,15	\$4, 50 5, 50
Window	V DRAPE	e militaria
Class I	\$2.60 3.15	\$4, 50 5, 50

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after December 15, 1945, Joseph A. Kaplan Sons must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA price—\$----

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in parargaph (a), the seller shall send the purchaser a copy of this order.

- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20989; Filed, Nov. 16, 1945; 11:29 a. m.]

[MPR 580, Order 258] MILIUS SHOE Co.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Order 258. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-55.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Milius Shoe Company, 23d and O'Fallon Streets, St. Louis, Mo., having the brand name "Life Stride," and described in the manufacturer's application dated October 19, 1945:

Article	Manufac- turer's sell- ing price	Retail cell- ing price
Women's shoes	\$3, 50	\$5, 95

(b) The retail ceiling price of an article stated in paragraph (a) shall ap-

ply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after December 15, 1945, Milus Shoe Company must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price-\$----

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20990; Filed, Nov. 16, 1945; 11:37 a. m.]

[MPR 580, Order 259] Rose-Derry Co.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Order 259, Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-35.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Rose-Derry Company, Newton 58, Mass., having the grand name "Kantwet Crib Mattresses," and described in the manufacturer's application dated September 21, 1945:

Article	Style name	Manufactur- er's selling price	Retail ceiling price
Crib mattress	Cuddle nests	\$2, 95	\$4.95

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under

this or any other regulation.

(d) On and after December 15, 1945, Rose-Derry Company must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580) OPA Price-\$____

On and after January 15, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 15, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

- (f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.
- (g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20991; Filed, Nov. 16, 1945; 11:38 a. m.]

[MPR 591, Order 120] PARAGON UTILITIES CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum prices, f. o. b. point of shipment, for sales by any person of the following kitchen sink cabinet unit complete with steel undersink cabinet, vitreous china sanitary ware fixture, large type faucet and strainer manufactured by the Paragon Utilities Corporation and described in the application dated October 24, 1945, shall be:

(1) On sales to consumers:

Grensted 6441 \$117.40

(2) On sales to dealers the maximum net price, f. o. b. point of shipment shall be the list price specified in (a) (1) above less a discount of 40 percent with an ad-

ditional discount of 5 percent granted on carload shipments.

(b) In addition to the discounts provided for in (a) above the maximum prices established by this order shall be subject to discounts and allowances including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(c) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price

Regulation No. 251.

(d) Each seller of the commodity covered by this order, except on sales to consumers shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(e) The Paragon Utilities Corporation shall stencil in a conspicuous place on each kitchen sink cabinet unit, covered

by this order, the following:

OPA Maximum Consumer Price-\$117.40

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20992; Filed, Nov. 16, 1945; 11:31 a. m.]

[MPR 591, Order 121]

STRAND BUILDING PRODUCTS Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; it is ordered:

(a) Manufacturers maximum prices.

(1) The maximum list price, f. o. b. point of shipment, for sales by Strand Building Products Company of the 8' x 7' Canopy steel, baked finish overhead garage door, complete with necessary hardware manufactured by it and as described in the application dated October 16, 1945 which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be: \$50 each.

(2) The maximum list price set forth

(2) The maximum list price set forth in (a) above shall be subject to the following functional discounts:

On sales to jobbers______ 20-20 percent, On sales to retailers and 20 percent.

lumber yards.
On sales to garage builders.................... 15 percent.
On sales to consumers.............................. None.

(b) Jobbers maximum prices. The maximum prices for sale by jobbers of

the 8' x 7' Canopy steel, baked finish overhead garage door manufactured by the Strand Building Products Company complete with necessary hardware shall be \$40.00 each.

(c) Retailers maximum prices. The maximum price for sale by retailers of the 8' x 7' Canopy steel, baked finish overhead garage door manufactured by the Strand Building Products Company complete with necessary hardware shall

be \$50.00 each.

(d) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class or comparable sales of similar commodities during March 1942.

(e) Each seller covered by this order, except a retailer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except retailers, upon resale.

(f) The Strand Building Products Company shall stencil on the inside of the garage door covered by this order,

substantially the following:

OPA maximum retail price \$50.00

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20993; Filed, Nov. 16, 1945; 11:43 a. m.]

[MPR 591, Order 122] JORDON REFRIGERATOR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen foods display case manufactured by the Jordon Refrigerator Company of Philadelphia, Pa., and as described in the application dated October 17, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to distrib- utors	On sales to dealers	On sales to con- sumers
16 SC—16 cu. ft. 1/2 HP compressor	\$255	\$306	\$510

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale except retailers, including allowable transportation and crating charges.
- (f) The Jordan Refrigerator Company of Philadelphia, Pennsylvania, shall stencil on the lid or cover of the frozen foods display case covered by this order, substantially the following:

OPA Maximum Retail Price-\$510.00

Plus freight and crating as provided in Order No. 122 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator,

[F. R. Doc. 45-20994; Filed, Nov. 16, 1945; 11:43 a. m.]

[MPR 591, Order 123]

C. L. FROST AND SON

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, including screws, for sales by any person of the Model No. 202—Screen Door Latch manufactured by C. L. Frost and Son of Grand Rapids, Michigan, and as described in the application dated October 15, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to distrib- utors	On sales to dealers	On sales to con- sumers
Model No. 202—Screen door	Per	Per	Each \$1.10
latch 436" x 136" x 176",	dozen	dozen	
brass plated.	\$6,75	\$9.00	

(b) The maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(c) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except retailers, upon resale.

chasers, except retailers, upon resale.

(d) C. L. Frost and Son of Grand Rapids, Michigan shall place a tag on the items covered by this Order containing substantially the following information:

OPA maximum retail price (including screws)—\$1.10, as provided in Order No. 123 under Maximum Price Regulation No. 591,

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20995; Filed, Nov. 16, 1945; 11:40 a. m.]

[MPR 591, Order 124]

THOMAS H. BENTLEY CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following food freezers manufactured by the Thomas H. Bentley Company of Milwaukee, Wis., and as described in the application dated October 20, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to distrib- utors	On sales to dealers	On sales to con- sumers
F-14-14 cu. ft. ½ HP con- densing unit. F-14-5-14 cu. ft. ½ HP con- densing unit.	\$245 265	\$294 318	\$490 530

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

 The actual amount of freight paid to obtain delivery to his place of business.
 Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.

(f) The Thomas H. Bentley Company of Milwaukee, Wisconsin, shall stencil on the lid or cover of the food freezers covered by this order, substantially the

following:

OPA maximum retail price-\$____

Plus freight and crating as provided in Order No. 124 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November, 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20996; Filed, Nov. 16, 1945; 11:40 a. m.]

[MPR 591, Order 125]

AMANA SOCIETY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneausly herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following home freezers manufactured by the Amana Society, Refrigeration Division of Amana, Iowa and as described in the application dated October 27, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to distrib- utors	On sales to dealers	On sales to con- sumers
30R-30 cu. ft. 14 HP con- densing unit.	\$389	\$486	\$695

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.

(f) The Amana Society, Refrigeration Division of Amana, Iowa, shall stencil on the lid or cover of the home freezers covered by this order, substantially the fol-

lowing:

OPA maximum retail price-\$695

Plus freight and crating as provided in Order No. 125 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20997; Filed, Nov. 16, 1945; 11:41 a. m.]

[MPR 591, Order 126]

BINGHAM AND TAYLOR CORP.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 (b) (1) of Maximum Price Regulation No. 591; it is ordered:

(a) Adjustment of maximum prices for the Bingham and Taylor Corporation of Arlington, Virginia. (1) This order per-

mits the Bingham and Taylor Corporation of Arlington, Virginia to increase its presently established maximum net prices for its line of road, meter, service, valve and curb boxes and parts thereof to each class of customer by 25 percent.

(2) The maximum net prices set forth in (1) above are subject to cash discounts and transportation allowances at least as favorable as those granted as a deduction from net prices to each class of customer during March 1942 on comparable sales of similar commodities.

(b) Maximum prices for resellers. All resellers of the commodities for which adjustment is granted Bingham and Taylor Corporation in (a) above may add to their currently established maximum prices the dollars-and-cents increase in cost resulting from the adjustment granted the Bingham and Taylor Corporation by this order.

(c) Notification to all purchasers. The Bingham and Taylor Corporation shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first billing after the adjustment is put

into effect:

Order No. 126 under section 16 (b) (1) of Maximum Price Regulation No. 591 provides for a 25 percent increase in net prices for sales of road, meter, service, valve and curb boxes and parts thereof manufactured by Bingham and Taylor Corporation. Resellers may add to their March 1942 maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted the Bingham and Taylor Corporation by this order.

(d) All prayers of the application of the Bingham and Taylor Corporation not granted in this order are denied.

(e) This order may be amended or revoked by the Price Administrator at any time

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20998; Filed, Nov. 16, 1945; 11:41 a. m.]

[MPR 591, Order 127] YORK-SHIPLEY, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum prices, excluding federal excise tax for sales by any person to consumers of the following oil fired water heaters manufactured by York, Shipley, Incorporated, of York, Pennsylvania, and described in the application dated August 29, 1945, shall be:

W-5-23—23 gallon, oil fired water heater \$115.00 W-5-31—31 gallon, oil fired water heater 121.50 W-5-61—61 gallon, oil fired water heater 175.50

(b) The maximum net prices, excluding federal excise taxes, f. o. b. point of shipment for sales by any person to dealers of the following oil fired water heaters manufactured by York-Shipley, Incorporated of York, Pennsylvania, shall be:

W-5-23—23 gallon, oil fired water heater ________\$69.00 W-5-31—31 gallon, oil fired water heater _________72.90 W-5-61—61 gallon, oil fired water heater _________105.30

(c) The maximum net prices, excluding federal excise taxes, f. o. b. point of shipment for sales by any person to distributors of the following oil fired water heaters manufactured by York-Shipley, Incorporated, shall be:

W-5-23—23 gallon, oil fired water heater \$51.75 W-5-31—31 gallon, oil fired water heater 54.67 W-5-61—61 gallon, oil fired water heater 78.97

(d) The maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(e) The maximum prices for sales on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum

Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(g) York-Shipley, Incorporated shall stencil in a conspicuous place on each of the oil fired water heaters covered by

this order the following:

OPA maximum retail price, not installed, including actual federal excise tax paid at source \$-----

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20999; Filed, Nov. 16, 1945; 11:42 a. m.]

[MPR 591, Order 128] COMMONWEALTH CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices for sales by any person of the following brass fittings manufactured by the Commonwealth Company of Alhambra, California and as described in its application dated August 21, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	Maximum net price (each) on sales to—			
Item	Dis- tribu- tor	Jobber	Dealer	Con- sumer
Brass spud. Brass pilot and orifice % x ½ brass female fit-	\$0, 19	\$0. 21 . 39	\$0. 29 . 54	\$0, 46 . 87
ting and nut	. 22	. 25	. 34	. 55
and nut attached	.30	.34	.47	.75
and nut attached	,30	.34	.47	.75
and nut attached	.30	.34	. 40	.75
and nut attached	.30	.34	.47	.75
Brass pilot and orifice, for butane gas	.45	.50	.70	1.12

(b) The maximum net prices specified in (a) above for sales by the Commonwealth Company of Alhambra, California, shall be f. o. b. point of manufacture.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) Each seller covered by this order, except on sales to consumers, shall notify, each of its purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 17, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21000; Filed, Nov. 16, 1945; 11:31 a. m.]

[SR 14-H, Order 2]

PICK-UP AND DELIVERY SERVICES FOR RAIL CARRIERS AT MINNEAPOLIS AND ST. PAUL, MINN.

MODIFICATION OF MAXIMUM PRICES ESTAB-LISHED BY GENERAL MAXIMUM PRICE REGU-LATION FOR CERTAIN TRANSPORTATION SERVICES

For the reasons set forth in the accompanying Opinion, and under the authority vested in the Administrator by section 9 of Supplementary Regulation 14-H, it is hereby ordered:

(a) Applicability. This order applies to all motor carriers that perform pickup and delivery services for railroads within their terminal areas at Minneapolis and St. Paul, Minnesota.

(b) Maximum rates. Except as modified below, the maximum rate which may be charged or paid for the services covered by this order shall be 11 cents per hundredweight, minimum 45 cents per stop.

(c) Exception. Any OPA order which establishes a maximum rate for the services covered hereby in excess of 11 cents per hundredweight, minimum 45 cents per stop, shall remain in full force and effect.

(d) Effective date. This order shall apply to all services performed on and after June 19, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-21016; Filed, Nov. 16, 1945; 4:46 p. m.]

[SR 14-H, Order 3]

PICK-UP AND DELIVERY SERVICES FOR RAIL CARRIERS AT FARGO, N. DAK.

MODIFICATION OF MAXIMUM PRICES ESTAB-LISHED BY GENERAL MAXIMUM PRICE REG-ULATION FOR CERTAIN TRANSPORTATION SERVICES

For the reasons set forth in the accompanying Opinion, and under the authority vested in the Administrator by section 9 of Supplementary Regulation 14-H, it is hereby ordered:

(a) Applicability. This order applies to all motor carriers that perform pickup and delivery services for railroads within their terminal areas at Fargo, North Dakota.

(b) Maximum rates. Except as modified below, the maximum rates which may be charged or paid for the services covered by this order shall be 10 cents per hundredweight, minimum 15 cents per shipment, for inbound shipments, and 8 cents per hundredweight, no minimum, for outbound shipments.

(c) Exception. Any OPA order which establishes a maximum rate for the services covered hereby in excess of the maximum rates established by this order shall remain in full force and effect.

(d) Effective date. This order shall apply to all services performed on and after June 1, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21017; Filed, Nov. 16, 1945; 4:46 p. m.]

[SR 14-H, Order 4]

PICK-UP AND DELIVERY SERVICES FOR RAIL CARRIERS AT KANSAS CITY AND NORTH KANSAS CITY, Mo., AND KANSAS CITY, KANS.

MODIFICATION OF MAXIMUM PRICES ESTAB-LISHED BY GENERAL MAXIMUM PRICE REG-ULATION FOR CERTAIN TRANSPORTATION SERVICES

For the reasons set forth in the accompanying opinion, and under the authority vested in the Administrator by section 9 of Supplementary Regulation 14-H, it is hereby ordered:

(a) Applicability. This order applies to all motor carriers that perform pickup and delivery services for railroads within their terminal areas at Kansas City and North Kansas City, Missouri and Kansas City, Kansas.

(b) Maximum rates. Except as modified below, the maximum rates which may be charged or paid for the services covered by this order shall be 13 cents per hundredweight in Zone No. 1, and 14½ cents per hundredweight in Zone No. 2.

(c) Exception. Any OPA order which establishes a maximum rate for the services covered hereby in excess of the maximum rates established by this order shall remain in full force and effect.

(d) Effective date. This order shall apply to all services performed on and after January 1, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21018; Filed, Nov. 16, 1945; 4:47 p. m.]

[RMPR 136, Order 544]

BOWERS MANUFACTURING CO., INC. ADJUSTMENT OF MAXIMUM PRICES

Order No. 544 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Bowers Manufacturing Company, Inc. Docket No. 6083-136.21-544.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 21 of Revised Maximum Price Regulation 136; It is ordered:

(a) The maximum prices for sales by Bowers Manufacturing Company, Inc., Los Angeles, California of its prices of electrical outlet boxes and other electrical hardware shall be as follows: The manufacturer shall multiply the maximum prices he had in effect on October 1, 1941 by 115% and shall deduct from the resultant list prices all discounts, allowances and other deductions that he gave to a purchaser of the same class on October 1, 1941.

(b) The maximum prices for sales by resellers of the items described in paragraph (a) shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order by the same percentage by which his net invoiced cost has been increased by reason of this order.

order.

(c) Bowers Manufacturing Company, Inc. shall notify each person who buys the items listed in paragraph (a) of the percentage increase which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25. D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 16, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21020; Filed, Nov. 16, 1945; 4:49 p. m.]

> [SO 119, Order 16] LANDERS FRARY & CLARK

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 13 and 14 of Supplementary Order No. 119, it is ordered:

(a) Manufacturer's ceiling prices. Landers Frary & Clark, New Britain, Connecticut, may increase by no more than 7.4 percent, its ceiling prices in effect immediately prior to August 27, 1945, to each class of purchaser, for carpet sweepers of its manufacture.

(b) Ceiling prices of purchasers for resale. The manufacturer is required to calculate wholesalers' and retailers' ceiling prices for carpet sweepers which he sells at adjusted prices permitted by this order, according to the provisions of this paragraph.

(1) Retailers' ceiling prices. The retail ceiling price is the manufacturer's price for the article, to the class of wholesaler to which the manufacturer sells in the largest volume, plus 108.4% of such price.

(2) Wholesalers' ceiling prices. The wholesale ceiling price is the retail ceiling price of the article, as established by this order, less 40%.

(3) Regardless of any of the foregoing provisions of this order, the ceiling prices for the carpet sweepers listed below shall be the price set forth opposite each article for sales by any person to each class of purchaser:

Article	Mode	Wholesalers	Retailers	Consumers
Carpet sweepers.	No. 3, Landers Delight.	\$2, 59	\$3.11	\$4.78
	No. 14, Landers Efficiency.	3.04	3.80	5. 85
	No. CS-1721, Landers	3, 33	4. 16	6. 93
	Speedwell. No. 16, Landers Renown.	3.84	4, 80	8.00

(4) On and after January 1, 1946, the manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. The tag or label shall contain the following statement:

Model No.
OPA Ceiling Price—\$____
Do Not Detach

(5) Revision* of resellers' ceiling prices. Resellers' ceiling prices per-

mitted by this order are subject to revision at any time in accordance with any industry-wide action which may be taken by the Office of Price Administration which requires resellers to absorb any increase in prices permitted reconversion manufacturers.

(c) Terms of sale. Ceiling prices adjusted by this order are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser in effect during March 1942, or established under any applicable OPA regulation.

(d) Notification. At the time of, or prior to, the first invoice to a purchaser for resale at wholesale showing a ceiling price adjusted in accordance with the terms of this order, the manufacturer shall notify each purchaser in writing of the adjusted ceiling prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) Effective date. This order shall become effective on the 16th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21026; Filed, Nov. 16, 1945; 4:47 p. m.]

[MPR 86, Order 15] MAYTAG CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 14 of Maximum Price Regulation No. 86, it is ordered:

(a) Ceiling prices. This order establishes ceiling prices for sales of certain models of washing machines manufactured by The Maytag Company, Newton, Iowa.

(1) Distributors' ceiling prices. Each distributor shall determine his ceiling prices for sales to dealers of the models listed in subparagraph (2) below in accordance with the provisions of section 15 of Maximum Price Regulation No. 86 except that a distributor who would otherwise establish his ceiling prices for the Models N2L, N2LP, N2M, and N2MP under Rules 5 or 6 of that section shall determine his ceiling prices for those models as follows:

Step 1: He shall determine his markup on each model by subtracting from the highest price he charged for the same machine during the period January 1—June 15, 1941 the highest price he paid the manufacturer during the same period for the same machine and dividing the amount so determined by the price he paid.

Step 2: He shall divide by 1.077 the manufacturer's current ceiling price for sales to

him of the same machine.

Step 3: He shall then determine his ceiling price for sales of the same machine to dealers by applying to the price determined in Step 2 his markup determined in Step 1 and increasing the result by 4.9%.

(2) Dealers' ceiling prices. The ceiling price for sales by dealers in each zone for the models listed below are as follows:

Article	Dealers' ceiling prices to consumers		
	Zone 1	Zone 2	
	Each	Each	
E2L	\$134, 95	\$144.93	
E2LP	139, 95	149. 95	
E2M	154, 95	164. 98	
E2MP	159, 95	169.98	
J2L	104.95	114. 98	
J2LP	109.95	119, 92	
J2M	124. 95	134. 9	
J2MP	129, 95	139. 90	
N2L	89. 95	99, 97	
N2LP	94: 95	104. 98	
N2M	109.95	119, 97	
N2MP	114.95	124. 9	

If, at the request of the purchaser, a dealer sells any of the above electrically operated machines with any of the items of optional equipment listed below, he may add to the applicable ceiling price for the machine shown in the above table an amount no greater than that set forth below opposite each item of equipment:

Amount owhich may be added to the

Optional equipment: ceilingprice
Direct current motor________\$7.00
Odd frequency motor________3.50

In all other respects these ceiling prices are subject to each retail seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) Zones. For purposes of this order Zones 1 and 2 comprise the following states:

Zone 1: Maine, New Hampshire, Vermont, Massachusetts, District of Columbia, Montana, Rhode Island, Connecticut, New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia, North Carolina, Tennessee, Kentucky, West Virginia, Ohio, Indiana, Michigan, Wisconsin, Iowa, Illinois, Minnesota, North Dakota, South Dakota, Nebraska (except Sioux, Scotts Bluff, Banner, Kimball, Cheyenne, Morrill, Box Butte, Dawes, Sheridan, Garden and Deuel counties), Misscuri, Kansas, Oklahoma, Arkansas (Benton, Carroll, Boone, Marion, Baxter, Fulton, Randolph, Clay, Washington, Madison, Newton, Searcy, Stone, Izard, Sharp, Lawrence and Greene counties only).

Zone 2: South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, Arkansas (except counties in Zone 1), New Mexico, Arizona, California, Nevada, Colorado, Utah, Wyoming, Idaho, Washington, Oregon, and Nebraska (except counties in Zone 1).

(c) At the time of, or prior to, the first invoice to each distributor, the manufacturer shall notify him in writing of the method of determining ceiling prices established by this order for resales by the distributor. This notice may be given in any convenient form.

(d) All the provisions of Maximum Price Regulation No. 86 continue to apply to all sales and deliveries of machines covered by this order, except to the extent that those provisions are modified by this order.

(e) Unless the context requires otherwise, the definitions set forth in the various sections of Maximum Price Regulation No. 86 shall apply to the terms used herein.

(f) This order may be revoked or amended by the Price Administrator at

This order shall become effective on the 16th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-21019; Filed, Nov. 16, 1945; 4:46 p. m.]

> [MPR 188, Rev. Order 4510] REPUBLIC SEATING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered, That Order 4510 be revised and amended to read as follows:

(a) This order establishes maximum prices for sales and deliveries of certain cameras manufactured by the Republic Seating Company, 45 West 45th Street, New York, N. Y.

(1) For all sales and deliveries to the following classes of purchasers of the camera described below, the maximum prices are those set forth:

		Each
To	jobbers	81.89
To	retailers	2.45
		CASE LEGIS
TO	consumers	3, 75

The above prices include 10% of the present 25% Federal excise tax. In accordance with OPA policy, you may add to the above prices no more than 15% of the 25% excise tax paid to the Federal government provided that you state this amount separately. This also applies to resellers.

Description of Camera

Size: 5" x 3" x 21/2"-minicam type. Body: Molded plastic with metal back. View-finder: 2 lens type. Lens: Fixed focus, meniscus.
Film-size: #127 (1%" x 2½").
Shutter: "Snap" and "time" settings.

These maximum prices are for the articles described in the manufacturer's application dated August 21, 1945, and apply only to the camera described above regardless of model number and/or name.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. In accordance with your application your cash discount terms are 2% 10 days, f. o. b. factory.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the

Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188 for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model, Name, and Camera OPA Retail Ceiling Price—\$3.75 Additional Federal excise tax—\$0.26 Manufactured by Republic Seating Co., New York, N. Y. Do Not Detach

(c) At the time of, or prior to the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

(e) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-21021; Filed, Nov. 16, 1945; 4:47 p. m.]

> [MPR 188, Order 4695] SANI-PRODUCTS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Regand pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Sani-Products Company, 12 Osborn Street, Auburn, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sa the ma tures	For sales by any	
		Job- bers	Re- tailers	person to con- sumers
Translucent plastic louvered bed and pin-up lamp.	1	\$2.40	\$2.82	\$5. 10

These maximum prices are for the articles described in the manufacturer's application dated October 8, and 23,

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no salès or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank

spaces:

Model No. . OPA Retail Ceiling Price \$ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions

of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 17th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-21022; Filed, Nov. 16, 1945; 4:48 p. m.]

[MPR 188, Order 4696]

Union Products Manufacturing Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Union Products Manufacturing Company, 55 Park Place, New York 7, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to—				nles
Article	Model No.	Wholesalers (jobbers)	Dropship Job- bers	Retailers (6 units or more)	Retailers (less than 6 units	Consumers
Electric hot plate	200		Each \$2.07		Each \$2.64	

These maximum prices are for the articles described in the manufacturer's application dated October 6, 1945. These prices include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar

articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail price properly filled in:

Order No. _____

Model No. ____

OPA Retail Ceiling Price \$___

Federal Excise Tax Included

Do Not Detach or Obliterate

or

Union Products Manufacturing Company
55 Park Place
New York 7, New York
Model No.

OPA Retail Celling Price—\$---Federal Excise Tax Included
Do Not Detach or Obliterate

- (c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This order may be revoked or amended by the Price Administrator at any time.
- (e) This order shall become effective on the 17th day of November 1945.

No. 227-----6

Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21023; Filed, Nov. 16, 1945; 4:48 p. m.]

[MPR 260, Amdt. 1 to Order 1772]

NAPOLEON GAUTHIER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260; It is ordered, That:

The maximum prices for the "Eugene Quality Cigar—½ x 4½" set forth in Paragraph (a) of Order No. 1772 under Maximum Price Regulation No. 260, are amended to read as follows:

Brand	Size or frontmark	Pack- ing		Maximum retail price
Eugene, quality	36 x 436	50	Per M \$115	Cents 15

This amendment shall become effective November 17, 1945.

"Issued this 16th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21024; Filed, Nov. 16, 1945; 4:49 p. m.]

[MPR 598, Order 1]

GENERAL MOTORS CORP.

APPROVAL OF MAXIMUM PRICES

Correction

In Federal Register Document 45–19566, appearing at page 13249 of the issue for Wednesday, October 24, 1945, the fifth, eighth and tenth models in the table, now reading, respectively, BPI-7, COI-7 and COI-9, should read: "DPI-7", "CDI-7" and "CDI-9".

[Rev. Gen. Order 32, Amdt. .22]

REGIONAL ADMINISTRATORS

DELEGATION OF AUTHORITY TO ACT FOR PRICE
ADMINISTRATOR

Revised General Order 32 is amended in the following respects:

- 1. Paragraph (a) (8) is amended to read as follows:
- (8) Approving, disapproving or revising maximum prices and issuing orders establishing maximum prices and pricing methods for footwear, other than hosiery, pursuant to § 1499.3 (b) (2) and § 1499.3 (e) (3) of the General Maximum Price Regulation.
- 2. Paragraph (b) (6) is amended to read as follows:
- (6) Approving, disapproving or revising maximum prices and issuing orders

establishing maximum prices and pricing methods for footwear, other than hosiery, pursuant to § 1499.3 (b) (2) and § 1499.3 (e) (3) of the General Maximum Price Regulation.

This amendment shall become effective November 19, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21048; Filed, Nov. 19, 1945; 11:43 a. m.]

[RMPR 528, Revocation of Order 56]

Tires and Tubes, Recapping and Repairing, and Certain Repair Materials

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528, It is ordered:

Order No. 56 under Revised Maximum Price Regulation 528 is hereby revoked.

This order of revocation shall become effective November 20, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21064; Filed, Nov. 19, 1945; 11:47 a. m.]

[RMPR 528, Amdt. 1 to Order 60]

TIRES AND TUBES, RECAPPING AND REPAIR-ING, AND CERTAIN REPAIR MATERIALS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528, paragraph (a) of Order No. 60 under Revised Maximum Price Regulation is amended by deleting the following items:

Size	Ply	Туре	Maximum retail price per tire
7.00-18	8	Combat and run-flatdododododododo	\$38, 30
7.50-16	8		42, 70
10.00-22	14		132, 40
10.50-16	12		107, 55
12.00-20	16		197, 00

(a) This amendment may be revoked or amended by the Office of Price Administration at any time.

This amendment shall become effective November 20, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21065; Filed, Nov. 19, 1945; 11:48 a. m.]

[RMPR 528, Rev. Order 62]

TIRES AND TUBES, RECAPPING AND REPAIR-ING, AND CERTAIN REPAIR MATERIALS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528, It is ordered:

Order No. 62 under Revised Maximum Price Regulation 528 is redesignated Revised Order No. 62 and is revised to read as follows:

(a) The maximum retail prices for the following sizes of new Combat and Run-Flat Tires of cotton construction shall be:

Bize	Ply	Maximum price, per tire
6.00-16 6.00-20	8	\$20.95 27.70 35.80
7.00-18 7.50-16 7.50-20 8.00-16	8 10	-39.90 -63.40 48.55
8.25-16	10	65.00 67.65 65.15
9.00-16 9.00-20 10.00-22	12	74. 90 94. 50 107. 85
10.50-16	14	100, 50 158, 15 241, 40 256, 15
14.00-24 14.00-24	18	281. 60 309. 75

(b) All provisions of Revised Maximum Price Regulation 528 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Adminis-

tration at any time.

(d) This order supersedes Orders No. 56 and No. 60 under Revised Maximum Price Regulation 528 and any other order issued under this section of the regulation with respect to the tires priced by this revised order.

This order shall become effective November 20, 1945.

Issued this 19th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21066; Filed, Nov. 19, 1945; 11:47 a. m.]

[MPR 592, Amdt. 17 to Order 1] SPECIFIED CONSTRUCTION MATERIALS AND

REFRACTORIES
MODIFICATION OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. 1 is amended in the following respects:

1. Section 7.8 is amended to read as follows:

SEC. 7.8 Modification of maximum prices for sales of gypsum lath and liner board produced in the United States excluding the States of California and

Nevada. (a) The manufacturers' maximum f. o. b. mill prices established pursuant to Maximum Price Regulation No. 592 for gypsum lath and gypsum liner board produced in a mill located in the following geographical areas may be increased by adding an amount not in excess of the following:

1. For producing mills located on the Eastern Seaboard—\$4.25 per M sq. ft.
2. For producing mills located in the

 For producing mills located in the United States excluding the Eastern Seaboard and excluding the States of California and Nevada—\$3.00 per M sq. ft.

(b) The term "Eastern Seaboard" as used in this section means the area in and immediately surrounding the cities of Portsmouth, New Hampshire; Boston, Massachusetts; New York, New York; Newark, New Jersey; Philadelphia, Pennsylvania; Savannah, Georgia; and Jacksonville, Florida.

(c) The manufacturers' maximum delivered prices established pursuant to Maximum Price Regulation No. 592 for gypsum lath and gypsum liner board for shipment into a flat delivered price zone may be increased by the amount set forth in (a) above for the producing mill nearest that flat delivered price zone.

(d) The maximum prices established herein shall be subject to quantity, cash, and other discounts, transportation allowances, freight equalizations, services, and other terms and conditions of sale at least as favorable as the manufacturer extended or rendered on comparable sales to purchasers of the same class during March 1942.

(e) Any reseller purchasing gypsum lath or gypsum liner board for resale in the same form from any manufacturer who has adjusted his maximum prices in accordance with (a) or (c) above, may increase his maximum prices established under the General Maximum Price Regulation, by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted in (a) and (c) above.

(f) Any manufacturer who adjusts his maximum prices for sales of gypsum lath or liner board in accordance with (a) or (c) above, shall furnish to each buyer purchasing these products for resale in the same form, on or before the date he makes the first delivery at the adjusted price, a written statement as follows:

Effective November 16 the Office of Price Administration has permitted us an increase of \$____ per M sq. ft. over our March 1942 prices for gypsum lath and liner board.

You are permitted to add \$____ per M sq. ft. to your existing maximum prices under the General Maximum Price Regulation for these products.

2. Section 7.9 is deleted and section 7.10 is redesignated as section 7.9.

3. Section 7.11 is redesignated as section 7.10 and is amended to read as follows:

SEC. 7.10 Modification of maximum prices for sales of calcined gypsum plaster "bag goods," including Keene's cement, white goods and Terra Alba combinations, produced in the United States excluding the States of California and Nevada. (a) The manufacturers' maximum f. o. b. mill prices to dealers for

calcined gypsum neet plaster "bag goods" commonly sold in 80# and 100# sizes, including the several sizes of barrels containing 150# or more per barrel, but not including small package goods such as patching or painter's plaster or combinations thereof and not including land plaster, produced in a mill located in the following geographical areas, shall be:

1. For mills located in and immediately around Savannah, Georgia, and Jacksonville, Florida—\$13.40 per ton, in 100# paper bags.

 For mills located in the States of New Hampshire, Massachusetts, Connecticut, New York, New Jersey, Pennsylvania and Maryland—\$11.40 per ton, in 100# paper bags.
 For all other mills located in the United

3. For all other mills located in the United States excluding those located in the States of California and Nevada, and excluding those covered in (1) and (2) above—\$11.00 per ton, in 100# paper bags.

(b) If the manufacturer had an established differential in price during the month of March 1942 between sales to dealers and sales to other classes of purchasers or between calcined gypsum neet plaster and other gypsum "bag goods." (but not including small package goods such as patching or painter's plaster or combinations thereof), commonly sold in 80# and 100# sizes, including the several sizes of barrels containing 150# or more per barrel, he may adjust his maximum prices for these other types of sales and other gypsum "bag goods" to maintain the same March 1942 dollarsand-cents price differentials between the price established for gypsum neet plaster pursuant to paragraph (a) above and such other types of sales and other gypsum "bag goods."

(c) If the manufacturer produces white plaster "bag goods" commonly sold in 80# and 100# sizes, including the several sizes of barrels containing 150# or more per barrel, and does not manufacture calcined gypsum neet plaster, he may adjust his maximum prices for white plaster "bag goods" to reflect the increases granted in (a) above, on the basis of what his increase would have been had he produced and sold neet plaster at the general level of prices in the area in which the particular plant is

located.

(d) The manufacturers' maximum delivered prices established pursuant to Maximum Price Regulation No. 592 for the products covered by this section, for shipment into a flat delivered price zone, may be increased by the actual dollars-and-cents increase in the f. o. b. mill price resulting from the price established by this section, for the producing mill nearest the flat delivered price zone.

(e) The maximum prices established herein shall be subject to quantity, cash, and other discounts, transportation allowances, freight equalizations, services, and other terms and conditions of sale at least as favorable as the seller extended or rendered on comparable sales to purchasers of the same class during March 1942.

(f) Any reseller purchasing calcined gypsum plaster for resale in the same form from any manufacturer who has adjusted his maximum prices in accordance with (a), (b), (c) or (d) above, may increase his maximum prices established under the General Maximum Price

a dollars-and-cents Regulation, by amount not exceeding his actual dollarsand-cents increase in cost resulting from the increase permitted in (a), (b), (c) and (d) above.

(g) Any manufacturer who adjusts his maximum prices for sales of calcined gypsum plaster "bag goods" in accordance with the provisions of this section, shall furnish to each buyer purchasing these products for resale in the same form, on or before the date he makes the first delivery at the adjusted prices, a written statement as follows:

Effective November 16, 1945 the Office of Price Administration has permitted us an increase of \$ per ton over our March 1942 prices for calcined gypsum plaster "bag goods" commonly sold in 80# and 100# sizes, including the several sizes of barrels containing 150# or more per barrel.

You are permitted to add \$ your existing maximum prices under the General Maximum Price Regulation for this

product.

This amendment shall become effective November 16, 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-21025; Filed, Nov. 16, 1945; 4:45 p. m.]

[MPR 188, Revocation of Order 4159]

PENNSYLVANIA AIRCRAFT WORKS

APPROVAL OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

That Order No. 4159 is hereby revoked subject to the provisions of Supplementary Order 40.

This order shall become effective on the 16th day of November 1945.

Issued this 16th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20969; Filed, Nov. 16, 1945; 11:33 a. m.]

Regional and District Office Orders. LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register November

REGION IV

Jacksonville Order 13-F. Amendment 1, covering fresh fruits and vegetables in certain counties in Florida except those within the municipality of the City of Jacksonville, Florida. Filed 3:16 p.m. Jacksonville Order 14-F, Amendment 3,

covering fresh fruits and vegetables in the Municipal limits of the City of Jacksonville,

Florida. Filed 3:16 p.m.

Jacksonville Order 1-D, covering butter in the counties of Baker, Bradford, Clay, Duval, Nassau, St. Johns and Union in Florida.

Filed 3.08 p. m. Jacksonville Order 2-D, covering butter in certain counties in Florida. Filed 3:08

Jacksonville Order 3-D, covering butter in certain counties in Florida. Filed 3:08 p. m. Memphis Order 27, Amendment 2, covering dry groceries in the Memphis area. Filed

Memphis Order 10-W, Amendment 2, covering dry groceries in the Memphis area. Filed

3:09 p.m.

Miami Order 5-F, Amendment 5, covering fresh fruits and vegetables in certain cities and towns of Florida. Filed 3:09 p.m.

Miami Order 6-F, Amendment 3, covering fresh fruits and vegetables in the Tampa,

Florida area. Filed 3:09 p.m. Miami Order 7-F, Amendment 3, covering fresh fruits and vegetables in certain specified areas in Florida. Filed 3:09 p. m.

Miami Order 5, Amendment 1, covering dry groceries in Miami-Tampa area. Filed 3:10

Miami Order 3-W, Amendment 1, covering dry groceries in Miami-Tampa area. Filed 3:10 p. m.

Miami Order 4-W. Amendment 1, covering dry groceries in the South Florida area. Filed 3:10 p. m.

Montgomery Order 25-F, Amendment 2, covering fresh fruits and vegetables in all counties in Alabama lying South of and including Chambers, Tallapoosa, Coosa, Chil-ton, Perry Hale, Greene, and Sumter with the exception of the following designated areas: counties of Montgomery, Dallas, Houston, Mobile, and the Territory within the limits of Phenix City in Russell County. Filed 3:11 p. m.

Montgomery Order 26-F, Amendment 3, covering fresh fruits and vegetables in Mobile

county. Filed 3:11 p. m.

Montgomery Order 27-F, Amendment 3, covering fresh fruits and vegetables in Mont-

gomery county. Filed 3:12 p. m.
Montgomery Order 28-F, Amendment 3, covering fresh fruits and vegetables in Hous-

ton county. Filed 3:12 p. m.

Montgomery Order 29-F. Amendment 3, covering fresh fruits and vegetables in Dallas county. Filed 3:12 p. m.

county. Filed 3:12 p. m.

Montgomery Order 22, Amendment 2, covering fresh fruits and vegetables in certain counties in Alabama and all of the portion of Alabama lying south of said counties, except the portion of Russell County within the limits of Phenix City. Filed 3:13 p. m.
Montgomery Order 22, Amendment 3, cov-

ering fresh fruits and vegetables in certain counties in Alabama and all of the portion of Alabama lying south of said counties except

the portion of Russell County within the limits of Phenix City. Filed 3:13 p. m. Montgomery Order 23, Amendment 2, covering fresh fruits and vegetables in cer-tain counties in Alabama and all of the portion of Alabama lying south of said counties, except the portion of Russell County within

the limits of Phenix City. Filed 3:13 p. m. Montgomery Order 2-D, covering butter in certain counties in Alabama and all of the portion of Alabama lying south of said counties, except the portion of Russell County within the limits of Phenix City, Filed 3:14 p. m.

Montgomery Order 5-O, covering eggs in certain counties in Alabama. Filed 3:14

p. m.

Montgomery Order 6-O, covering eggs in certain counties in Alabama. Filed 3:14 p. m.

Montgomery Order 6-W, Amendment 2, covering dry groceries in certain areas in Alabama. Filed 3:15 p. m.

Montgomery Order 6-W, Amendment 3, covering dry groceries in certain areas in Alabama. Filed 3:15 p. m.

Roanoke Order 14-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Virginia. Filed 3:16 p. m. Roanoke Order 18, Amendment 3, covering

dry groceries in the Virginia area. Filed 3:16 p. m.

Roanoke Order 19, Amendment 3, covering dry groceries in the Virginia area. Filed 3:16 p.m.

Roanoke Order 2-D, covering butter in certain areas in Virginia. Filed 3:16 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

> ERVIN H. POLLACK. Secretary.

[F. R. Doc. 45-21041; Filed, Nov. 19, 1945; 11:42 a. m.l

